

Newark, New Jersey, January 3, 1975

718

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Manuel Vaz, Our Lady of Fatima Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Leo Bernheim, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented AUDIT OF ACCOUNTS, CITY OF NEWARK INSURANCE FUND COMMISSION, FOR THE YEAR 1973, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit of Accounts be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF NOVEMBER, 1974.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF NOVEMBER, 1974.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

January 3, 1975

4-d.  
719

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD NOVEMBER 22, 1974.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD NOVEMBER 20, 1974.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD NOVEMBER 20, 1974.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD DECEMBER 9, 1974.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM NOVEMBER 25, 1974 TO NOVEMBER 29, 1974 AND FROM DECEMBER 2, 1974 TO DECEMBER 6, 1974; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM NOVEMBER 25, 1974 TO NOVEMBER 29, 1974 AND FROM DECEMBER 2, 1974 TO DECEMBER 6, 1974.



January 3, 1975

720

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE JOINT MEETING MAINTENANCE, HELD NOVEMBER 21, 1974.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD NOVEMBER 27, 1974.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF RUSS REALTY CO., OWNER; TO PERMIT IN A 1ST INDUSTRIAL DISTRICT CONSTRUCTION OF A 1-STORY BUILDING FOR THE STORAGE OF TRUCKS; ON PREMISES 9-11 ANTHONY STREET.

(Vote of Board of Adjustment 3-2)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

January 3, 1975

721

MR. MICHAEL J. PICONE, 717 DeGRAW AVENUE, NEWARK, NEW JERSEY, President,

North Ward Property Owners Protective Association, appeared before the Municipal Council. He said the property owners and Senior Citizens in the area strongly oppose the granting of this variance. Mr. Picone stressed this is a heavily travelled area and it would be a safety hazard to the Senior Citizens. He agreed there is a dire need for ratables in the City but he did not feel ratables should be placed above the safety of the Senior Citizens. Mr. Picone appealed to the Council to reject this application.

Councilman Martinez recalled at the last Council meeting Mr. Picone stated two Senior Citizens were run over while crossing the street in this area. However, the Police Department could find no record of deaths in the area.

Councilman Carrino thought there was a woman killed in the area in 1972 or 1973.

Councilman Giuliano said a few Senior Citizens were killed crossing against the traffic lights in the area. This is a heavily travelled area.

Councilman Carrino stated he was the only one involved talking to people in the area to get facts and views and he also contacted various City Departments. He referred to the Harper's Magazine which called Newark "the worst city in the country." Councilman Carrino said he was born and raised in the North Ward, is a teacher in the North Ward, a policeman in the North Ward and now Councilman responsible for the welfare of all the people in the North Ward. There is an application before the Council to permit construction of a 1-story building for the storage of oil trucks, therefore, the decision rests upon his shoulders alone. Councilman Carrino felt if a man is going to invest \$60,000. in the North Ward, and if there are supposed to be two oil trucks instead of three, he will be the first to call him on any violation. If the Fire Department says he cannot store trucks, he will not store trucks. Councilman Carrino queried if trucks will be going out at night, how will it hurt the safety of the Senior Citizens? He recommended the Council approve this application and trusted his colleagues would join him in the approval.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Later in the meeting, Councilman Martinez called attention the Police Department records indicate no incidents occurred in this area during 1972, 1973 or 1974, only a two car accident hitting a fence at 920 Franklin Avenue.

4-A-2.

The City Clerk read APPLICATION OF HOUSING AUTHORITY, CITY OF NEWARK (NEWARK HOUSING DEVELOPMENT AND REHABILITATION CORP., OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT CONSTRUCTION OF THREE 2½ STORY DWELLINGS CONTAINING 6 UNITS ON ONE LOT; ON PREMISES 242-256 FIRST STREET.

(Vote of Board of Adjustment 3-1)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

Councilman Carrino stated this application is for the construction of town-house type apartments, the first of its kind in Newark. He hopes it could be a model house and the beginning of the turnaround of building in the City of Newark.

The following speakers strongly opposed the construction of three dwellings on these premises because there would be insufficient parking spaces and it would be dangerous to the children crossing the street from the playground adjacent to these premises. The speakers said they would be in favor of two dwellings on these premises with ample parking spaces.

MRS. LOUISE EMERSON, 307 SEVENTH AVENUE, NEWARK, NEW JERSEY.

MR. JERRY GUARINO, 232 SECOND STREET, NEWARK, NEW JERSEY.

MR. RUDOLPH PICKETT, 223 SECOND STREET, NEWARK, NEW JERSEY.

Councilman Carrino said he was aware of the situation. He asked if it would be satisfactory if he recommended to the Traffic Engineer that Second Street be made one-way northbound.

The speakers replied in the affirmative.

Councilman Carrino noted the transcript states the Newark Housing Authority indicated there will be on-site parking and there will be no street parking. He added he will do all he can to alleviate any parking problems in the area.

Newark Housing Authority Chief Engineer Costic stated the Newark Housing Authority is aware of the problems paramount throughout the City. This developer is required to accommodate at least one car per unit. There are accommodations for one car for each unit. The buildings are multiple unit structures, six units, 2½ story apartments.

Councilman James stated the Municipal Council concurred in the points on parking. This Council provided for sufficient parking for the Academy Spires.

Councilman James declared we must accept housing as a must, then the Council can search for additional parking and deal with the traffic problems in the area. What the Council has before them is an application to construct good housing which is an acute need. It

723

was this Council who brought up the question of parking for the Academy Spires and they moved wholeheartedly for parking. Councilman James urged the Council to approve this application for housing and then take under advisement the need to explore the parking situation.

The City Clerk was directed to communicate to Engineering Director Zach that the Council recommends Second Street be made one-way northbound.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-3. The City Clerk read APPLICATION OF BALCO PROPERTIES CORP., OWNER; IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF A COMMERCIAL GARAGE; ON PREMISES 1-39 FREEMAN STREET.

(Vote of Board of Adjustment 5-0)

(Application remanded to Board of Adjustment August 7, 1974)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to reject this application was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4. The City Clerk read APPLICATION OF THURMOND PHILIPS, OWNER UNDER CONTRACT; TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE BODY AND FENDER REPAIR SHOP INCLUDING PAINTING; ON PREMISES 338 GROVE STREET.

(Vote of Board of Adjustment 3-2)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. EDWARD BARROW, 578 - 13TH AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council. He stated he previously opposed the granting of this variance and conditions have not changed. There have been accidents on the block. This establishment would be a health hazard and cars would be parked around the street. There is only one entrance on 13th Avenue. Mr. Barrow added petitions have been submitted opposing

January 3, 1975

the granting of this variance.

724

Councilman Bottone recommended the Council defer action on this application. He stated this application was rejected by the Board of Adjustment 5-0 a year ago and he wants to know what changes have been made.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-5.

The City Clerk read APPLICATION OF EXXON CORPORATION, OWNER; TO PERMIT IN A 3RD BUSINESS DISTRICT RENEWAL OF GASOLINE STATION; ON PREMISES 1176-1178 BROAD STREET; ON CONDITION THAT 1) ASPHALT PAVING IS REPAIRED BY FEBRUARY 1, 1975; 2) SUCH USE IS LIMITED TO THE PERIOD OF TEN YEARS ENDING OCTOBER 17, 1984.

(Vote of Board of Adjustment 5-0)

(Previous application approved June 5, 1968)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-6.

The City Clerk read APPLICATION OF VALERIANO HEREDIO, OWNER; TO PERMIT IN A 3RD BUSINESS DISTRICT ESTABLISHMENT OF A USED CAR LOT; ON PREMISES 275 BROADWAY; ON CONDITION THAT 1) SUCH USE IS TO COMPLY WITH ALL MUNICIPAL ORDINANCES COVERING USED CAR LOTS; 2) THE BUILDING IS DEMOLISHED WITHIN THREE MONTHS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL; 3) THE ENTIRE AREA IS BLACK-TOPPED.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

January 3, 1975

4-A-7.

The City Clerk read APPLICATION OF JACOB SIMMONS, JR., OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF A KIDDIE RIDE BUSINESS AND CONSTRUCTION OF 1-STORY FACILITY BUILDING; ON PREMISES 424-434 SOUTH 11TH STREET.

725

(Vote of Board of Adjustment 3-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Bottone.

The City Clerk was directed to request the Business Administrator to revise Chapter 5 of Title 5 of the Revised Ordinances of the City of Newark, New Jersey to protect the public in either case, which could include licensing, upgrading of insurance requirements and requiring regular inspections.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON PASSAIC STREET.

(Passaic Street, both sides, from East Mill Street to Clark Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

728

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Passaic Street, east side, from Clay Street to Clark Street

7:00 A. M. to 4:00 P. M., except Saturdays and Sundays)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING ROSE STREET AS A ONE-WAY STREET.

(Rose Street, Westbound, Bergen Street to 18th Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING DURING CERTAIN TIMES, ON POINIER STREET.

(Poinier Street, south side, from westerly curblane of Frelinghuysen Avenue and extending 175 feet westerly therefrom, at any time)

727

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

6-F-e.

The City Clerk read AN ORDINANCE TO APPROPRIATE OUT OF THE CAPITAL IMPROVEMENT FUND OF THE CITY AN ADDITIONAL \$2,000 FOR THE ACQUISITION OF A TRAVEL-ALL VEHICLE FOR THE FIRE DEPARTMENT (CAPITAL BUDGET PROJECT NO. 31-74).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

6-F-f.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON WRIGHT STREET.

(Wright Street, both sides, from Sherman Avenue to Clinton Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:



Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

6-F-g.

The City Clerk read ORDINANCE AUTHORIZING MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO CONTRACT WITH JOSEPH CRAPAROTTA AND ROSALIE CRAPAROTTA, HIS WIFE, TO LEASE THE PREMISES KNOWN AS 763 SOUTH ORANGE AVENUE, NEWARK, NEW JERSEY AT AN ANNUAL RATE OF \$5,187.50 TO BE PAID IN MONTHLY INSTALLMENTS OF \$432.29.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

6-F-h.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 119 ARLINGTON STREET, NEWARK, NEW JERSEY, BLOCK 100, LOT 28, PARCEL 3, PROJECT N.J.R.-123, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$4,200.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and

723 directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

6-F-i.

The City Clerk read AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE ESTABLISHING SALARY FOR THE MAYOR OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-f) ADOPTED OCTOBER 2, 1974, AND ALSO ESTABLISHING SALARY FOR THE MAYOR OF THE CITY OF NEWARK NEW JERSEY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

6-F-j.

The City Clerk read AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE ESTABLISHING THE SALARY OF MEMBERS OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-m) ADOPTED OCTOBER 2, 1974.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

/6-F-k.

The City Clerk read AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE PROHIBITING SALARY INCREASES FOR THE MAYOR OR COUNCIL MEMBERS OF THE CITY OF NEWARK DURING THE TERM IN WHICH SUCH INCREASES ARE APPROVED," (6-S & F-o) ADOPTED OCTOBER 2, 1974.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

/6-F-l.

The City Clerk read AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE AUTHORIZING THE MAYOR WITH THE ADVICE AND CONSENT OF THE COUNCIL TO NAME A COMMITTEE BY SEPTEMBER OF THE YEAR PRIOR TO AN ELECTION YEAR, WHICH COMMITTEE SHALL EVALUATE THE ADVISABILITY OF SALARY ADJUSTMENTS FOR THE MAYOR AND MEMBERS OF THE COUNCIL AND REPORTS ITS RECOMMENDATIONS TO THE MAYOR AND COUNCIL BEFORE THE END OF THE YEAR," (6-S & F-n) ADOPTED OCTOBER 2, 1974.

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

January 3, 1975

6-F-m.

731

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-bg) ADOPTED NOVEMBER 22, 1966, AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR DIRECTOR, DEPARTMENT OF FIRE)

(Amount 6% greater than total compensation paid to Fire Chief)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

President Harris: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

6-F-n.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," (6-S & F-w) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR DIRECTOR, POLICE DEPARTMENT)

(Amount 6% greater than total compensation paid to Police Chief)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

President Harris: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

January 3, 1975

732

A motion to consider on first reading AN ORDINANCE AMENDING CHAPTER 2, LICENSES, OF TITLE 4, ALCOHOLIC BEVERAGES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED (TO BROADEN NOTIFICATION REQUIREMENTS), was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-o.

The City Clerk read AN ORDINANCE AMENDING CHAPTER 2, LICENSES, OF TITLE 4, ALCOHOLIC BEVERAGES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED (TO BROADEN NOTIFICATION REQUIREMENTS).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

A motion to reconsider AN ORDINANCE AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT ON BEHALF OF CITY OF NEWARK, FOR THE BENEFIT OF THE NEWARK DIVISION OF CRIMINAL JUSTICE PLANNING, WITH WILLIAM YESKEL ET AL TO LEASE FACILITY SPACE AT 30 HALSEY STREET, NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID SPACE FOR TERM OF ONE YEAR COMMENCING JANUARY 1, 1975 AND ENDING DECEMBER 31, 1975 AT A RENTAL OF \$5,075.00 FOR THE DEMISED PREMISES) was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

Not Voting: Councilman Giuliano.

6-F-p.

The City Clerk read AN ORDINANCE AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT ON BEHALF OF CITY OF NEWARK, FOR THE BENEFIT OF THE NEWARK DIVISION OF CRIMINAL JUSTICE PLANNING, WITH WILLIAM YESKEL ET AL TO LEASE FACILITY SPACE AT 30

733

HALSEY STREET, NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID SPACE FOR TERM OF ONE YEAR COMMENCING JANUARY 1, 1975 AND ENDING DECEMBER 31, 1975 AT A RENTAL OF \$5,075.00 FOR THE DEMISED PREMISES)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was rejected December 11, 1974)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by President Harris.

Councilman Carrino declared the Council set a policy in the past whereby every agency will look for City-owned property. Everyone has a reason why they cannot be housed in City-owned property, why it is inconvenient, and why it cannot be done. The Council will not renew any leases until these agencies find City-owned premises to house these programs. Councilman Carrino said he assumed these things would not be allowed to happen and now this ordinance is being reconsidered.

Councilman Tucker said the Council must address themselves to this particular case, each one is particular by itself. SLEPA has said the High Impact Anti-Crime Agency and the Mayor's Policy and Development Office - Criminal Justice Planning Unit must come together. This is the merging of two agencies receiving Federal funds. The High Impact Anti-Crime Agency has a lease at 30 Halsey Street. Either the High Impact Anti-Crime Agency moves out or the Criminal Justice Planning Unit will move into the Halsey Street building. SLEPA has approved funds and will pay for the renovations. Councilman Tucker asserted the Municipal Council is not diminishing their commitment to utilize City property, but this is an exception.

Councilman Carrino said no leases have been renewed since the Council set their policy in September. Several leases have been submitted since then with some reason or excuse. Councilman Carrino felt some people would be inconvenienced, but they must set a policy once and for all.

Councilman Bottone stated his position remains that these programs should be placed in City-owned buildings and revenues returned to the City. In this instance, there is a reason why it must be done this way. He will, therefore, vote in the affirmative on this ordinance.

The motion to adopt the ordinance on first reading was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano.

President Harris: The yeses are seven and the noes are two. This ordinance

January 3, 1975

734

is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 16, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-PH, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 2, CHAPTER 7, ARTICLE 8, DIVISION OF ACCOUNTS AND CONTROL, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED (TO ADD TO THE DUTIES OF THE MUNICIPAL COMPTROLLER WITH RESPECT TO THE DISBURSEMENTS OF FUNDS FOR CONTRACTS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK,  
NEW JERSEY:

Section 1. That Title 2, Chapter 7, Article 8, Division of Accounts and Control, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended so that section 8(b)(5) reads as follows:

2:7-8(b) Functions, powers and duties.

The Municipal Comptroller shall have the following functions, powers and duties;

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(5) Control all expenditures to insure that budget appropriations are not exceeded; pass upon each proposed expenditure for conformity with general law, the charter, the fiscal policy of the council, and ordinances of the city. No warrant for disbursements shall be issued in the case of a contract unless the executed contract authorized by the Municipal Council is on file in the Office of the City Clerk. Unless he shall certify that there is an unencumbered balance of appropriation and available funds, no appropriation shall be encumbered and no expenditure shall be made.

Section 2. Any existing ordinance or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

735

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Pn, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF FINANCE TO ENTER INTO CONTRACT WITH SYMPHONY HALL, INC. AMENDING THE LEASE FOR THE PREMISES KNOWN AS THE MOSQUE THEATER BUILDING LOCATED AT 1020 BROAD STREET, NEWARK, NEW JERSEY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the Director of the Department of Finance of the City of Newark is hereby authorized to enter into a contract to lease to the Symphony Hall, Inc. the premises known as the Mosque Theater Building located at 1020 Broad Street, Newark, New Jersey, a copy of said lease is annexed hereto and made a part hereof.

Section 2. The City shall receive rent in the sum of ONE DOLLAR (\$1.00) per year from the Symphony Hall, Inc.

Section 3. The term of the lease shall be for a period of five (5) years commencing on January 1, 1975 and ending on December 31, 1979 and the LESSEE shall have the option, subject to approval by the Municipal Council, to renew the lease under the same terms for an additional five year period.

Section 4. The lease shall benefit all the citizens of Newark by providing for the continuation of cultural activities within the City.

Section 5. The President of the Symphony Hall, Inc. shall be the officer responsible for the enforcement of the terms of the lease and he shall cause to be filed with the Office of the City Clerk an annual report of the fiscal and operational activities of the LESSEE, and said report shall affirm the tax exempt status of the LESSEE.

Section 6. The funds to pay the \$27,858.09 of outstanding utility bills as required in the aforesaid lease shall be the subject of an emergency appropriation which shall be requested by the Department of Finance in a corresponding resolution to this Ordinance.

Section 7. That a copy of the written lease shall be filed with this Ordinance in the Office of the City Clerk upon passage of this Ordinance by the Director of the Department of Finance.

Section 8. This Ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.



January 3, 1975

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Fh, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AUTHORIZE THE MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION, TO EXECUTE A CONTRACT FOR THE PURCHASE OF ONE SPECIFIED PROPERTY IN THE CITY OF NEWARK, NEW JERSEY, FOR INCLUSION IN THE CITY'S OPEN SPACE PROGRAM, AT A TOTAL COST NOT TO EXCEED \$5,108., TO BE PAID FROM THE 1973 CAPITAL BUDGET (PROJECT NO. 40A/45A-73), WHICH WAS AUTHORIZED BY THE MUNICIPAL COUNCIL WITH ADOPTION OF ORDINANCE 6-S & F-h, AUGUST 8, 1973.

WHEREAS, the Municipal Council of the City of Newark has authorized a filing of applications with the U.S. Department of Housing and Urban Development (Resolution No. 7RBN 120672) and the New Jersey Department of Environmental Protection (Resolution No. 7RBO 062073) for funds to aid the City's Open Space Program; and

WHEREAS, commitments for the above Federal and State funds have been received by the City; and

WHEREAS, the financing of the Open Space Program has been authorized by Ordinance No. 6S and FH adopted August 8, 1973; and

WHEREAS, the property listed below is included in a site which is part of the Open Space Program;

NOW THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Mayor and Director of MPDO/CDA is authorized to execute a contract for the purchase of the property described below, and more particularly in Schedule "A" attached hereto and made a part of hereof, with the conveyance to be by bargain and sale deed with covenant against the act of the seller.

2. That the property to be purchased includes land and improvements and shall be purchased for the consideration indicated.

737

- Eastern half of Avon Place between Avon Avenue and Rose Street (.135 acres); Boys Clubs of Newark)  
Consideration: \$5,108 .

3. That originals of both contract of sale and deed be filed in the Office of the City Clerk.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

Not Voting: Councilman Tucker.

President Harris: The yeses are eight, the noes are none and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Pn, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO CONTRACT WITH THE GODFREY REALTY CO. TO LEASE PORTIONS OF THE THIRD AND FOURTH FLOORS AND ENTIRE FIFTH FLOOR OF PREMISES KNOWN AS 32 GREEN STREET, NEWARK, NEW JERSEY, AT AN ANNUAL RATE OF \$75,765.00 AND UPON COMPLETION OF CERTAIN SPECIFIED WORK AT AN ANNUAL RATE OF \$77,200.00 TO BE PAID IN MONTHLY INSTALLMENTS OF \$6,313.75 AND AFTER COMPLETION OF THE SPECIFIED WORK IN MONTHLY INSTALLMENTS OF \$6,433.33.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, N.J.

Section 1. That the Municipal Council of the City of Newark hereby authorizes the Mayor and the Mayor's Office of Manpower (Comprehensive Manpower Delivery System) to enter into a contract with the Godfrey Realty Co. to lease portions of the third and fourth floors and entire fifth floor of premises known as 32 Green Street, Newark, New Jersey, for a period of one year.

Section 2. That the consideration which shall be paid for said space shall be at an annual rate of Seventy-five Thousand Seven Hundred Sixty-five Dollars (\$75,765.00) and upon completion of certain specified work at an annual rate of Seventy-Seven Thousand two Hundred Dollars (\$77,200.00) to be paid in monthly installments of Six Thousand Three Hundred Thirteen Dollars and Seventy-five Cents and after completion of the specified work in monthly installments of Six Thousand Four Hundred Thirty-Three Dollars and Thirty-Three Cents (\$6,433.33) commencing on November 6, 1974.

728

Section 3. That funds to pay said consideration have been allocated in the current budget of the Mayor's Office of Manpower (Comprehensive Manpower Delivery System) to cover a period of leasing from July 1, 1974 to June 30, 1975. The aforesaid consideration is part of the total of \$226,521 allocated in the budget for rent.

Section 4. That a copy of the written final lease agreement shall be permanently filed with this Ordinance in the Office of the City Clerk by the Director of Manpower of the City of Newark upon passage of this Ordinance.

Section 5. This Ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. MICHAEL J. PICONE, 717 DeCRAW AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council. He asked who was going to move into this building. Mr. Picone contended there are enough City-owned buildings to house City agencies.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano.

President Harris: The yeses are six and the noes are three. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-PH, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO CONTRACT WITH THE GODFREY REALTY CO. TO LEASE THE PARKING AREA ADJACENT TO PREMISES KNOWN AS 32 GREEN STREET, NEWARK, NEW JERSEY, AT AN ANNUAL RATE OF \$4,800.00 TO BE PAID IN MONTHLY INSTALLMENTS OF \$400.00.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, N.J.

Section 1. That the Municipal Council of the City of Newark hereby authorizes the Mayor and the Mayor's Office of Manpower (Comprehensive Manpower Delivery System) to enter into a contract with the Godfrey Realty Co. to lease the parking area adjacent to premises known as 32 Green Street, Newark, New Jersey, for a period of one year.

739

Section 2. That the Consideration which shall be paid for said space shall be at an annual rate of Four Thousand Eight Hundred Dollars (\$4,800.00) to be paid in monthly installments of Four Hundred Dollars (\$400.00) commencing on November 6, 1974.

Section 3. That funds to pay said consideration have been allocated in the current budget of the Mayor's Office of Manpower (Comprehensive Manpower Delivery System) to cover a period of leasing from July 1, 1974 to June 30, 1975. The aforesaid consideration is part of the total of \$226,521 allocated in the budget for rent.

Section 4. That a copy of the written final lease agreement shall be permanently filed with this Ordinance in the Office of the City Clerk by the Director of Manpower of the City of Newark upon passage of this Ordinance.

Section 5. This Ordinance shall take effect upon final passage and publication in accordance with the laws of the State Of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Carrino declared this is the last insult. Not only is the City paying rent, now they are renting a parcel of land to give just the workers in that building the right to park for nothing when the City employees have to find parking spaces. Councilman Carrino could not see how in clear conscience they could appropriate \$4,800. to satisfy a group of workers. He asserted it was unfair to other City employees.

Councilman Allen agreed all programs should be housed in City-owned buildings. He recommended the Council approve this lease for one year.

Councilman Tucker requested the Council obtain a list of City employees who park in City-owned parking lots, who will be parking across the street, and look at the total list. He felt one year was enough time to find the spaces they need. In September, the Council will not renew the lease.

Councilman Martinez said the Council of the Whole agreed on the one year policy and after that the programs would have to move into City-owned buildings. He felt these people should pay \$1.00 per week for parking.

The motion to close the hearing and adopt the ordinance on second reading and final passage was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano, Martinez.

President Harris: The yeses are five and the noes are four. This ordinance having been read on two separate days and having achieved the vote required by the

740

statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO CHANGE THE ZONING DISTRICT MAP, TITLE 27, ZONING SHEET NO. 14, WAVERLY AVENUE, BERGEN STREET, AVON AVENUE, AND JELLIFF AVENUE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED FROM 2ND INDUSTRIAL DISTRICT TO 4TH BUSINESS DISTRICT; FROM 1ST INDUSTRIAL DISTRICT TO 4TH BUSINESS DISTRICT; FROM 2ND BUSINESS DISTRICT TO 4TH BUSINESS DISTRICT; FROM 2ND BUSINESS DISTRICT TO 4TH RESIDENCE DISTRICT; FROM 1ST INDUSTRIAL DISTRICT TO 4TH RESIDENCE DISTRICT AND FROM 2ND INDUSTRIAL DISTRICT TO 4TH RESIDENCE DISTRICT.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT

1. The Zoning District Map of Title 27, "Zoning", of the revised ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be and the same is hereby amended by changing the said Zoning District Map as follows

(a) BEGINNING at the intersection of the Southerly line of Waverly Avenue with the Westerly line of Jelliff Avenue: thence in a general Southerly direction along the Westerly line of Jelliff Avenue for a distance approximately 410 feet to a point: thence, in a general Westerly direction to the center line of Peshine Avenue: thence, in a general Northerly direction to the point of intersection of the center line of Peshine Avenue with the Southerly line of Waverly Avenue: thence, in a general Easterly direction along the Southerly line of Waverly Avenue to the point and place of BEGINNING, is hereby changed from a Second Industrial District to a Fourth Business District.

(b) BEGINNING at a point which is the intersection of the center line of Peshine Avenue with the center line of Lot 17, City Block 2576, extended Easterly: thence, in a general Westerly direction cutting through said center line of Lot 17, City Block 2576 and through the center line of lot 31, City Block 2576, crossing Hunterdon Street and proceeding in a general Westerly direction to a point on the Westerly line of Lot 17, City Block 2575: thence, in a general Northerly direction along the Westerly lines of Lots 17, 16, 15, 14, 13, 12, 11, 10, 9, 8, 7, 6, 5, 4, and 3 in City Block 2575 to a point which is the intersection of said Westerly line of Lot 3, City Block 2575 with the Southerly line of Waverly Avenue: thence, in a general Easterly direction along said Southerly line of Waverly Avenue to a point which is the intersection of said Southerly line of Waverly Avenue with the center line of Peshine Avenue: thence in a general Southerly direction to the point and place of BEGINNING, is hereby changed from a First Industrial District to a Fourth Business District.

(c) BEGINNING at a point which is the intersection of the Easterly line of Bergen Street with the Southerly line of Waverly Avenue: thence, in a general Easterly direction along said Southerly line of Waverly Avenue to a point which is the intersection of the said Southerly line of Waverly Avenue with the Easterly line of Lot 47, City Block 2575: thence, in a general Southerly direction along said Easterly line of Lot 47, Lot 46, Lot 45, Lot 44, Lot 43, Lot 42, Lot 41, Lot 40, Lot 39, Lot 38, Lot 37, Lot 36, Lot 35, Lot 34, Lot 33, Lot 32.

741

City Block 2575, to a point approximately six feet into Lot 31. City Block 2575, thence, in a general Westerly direction approximately 105 feet to the Easterly line of Pergen Street; thence, in a general Northerly direction to the point and place of BEGINNING. is hereby changed from a Second Business District to a Fourth Business District.

(d) BEGINNING at a point which is approximately 390 feet North of the intersection of the Easterly line of Pergen Street with the Northerly line of Avon Avenue; thence, in a general Northerly direction along the Easterly line of Pergen Street to a point in Lot 31, City Block 2575 approximately 390 feet distant; thence in a general Easterly direction approximately 105 feet to the Easterly line of Lot 31, City Block 2575; thence, in a general Southerly direction approximately 390 feet to a point on the Easterly line of Lot 39, City Block 2600; thence, in a general Westerly direction to the point and place of BEGINNING, is hereby changed from a Second Business District to a Fourth Residence District.

(e) BEGINNING at a point which is the intersection of the Northerly line of Avon Avenue with the Westerly line of Jelliff Avenue; thence, in a general Westerly direction along said Northerly line of Avon Avenue, to a point which is the intersection of the Northerly line of Avon Avenue with the center line of Peshine Avenue; thence, in a general Northerly direction along said center line of Peshine Avenue to a point which is the intersection of the center line of Peshine Avenue with the center line of Lot 17, Block 2576; extended Easterly; thence, in a general Easterly direction approximately 240 feet to a point which is the intersection of the Easterly line of Lot 20, City Block 2577 with the Westerly line of Jelliff Avenue; thence, in a general Southerly direction to the point and place of BEGINNING, is hereby changed from a Second Industrial District to a Fourth Residence District.

(f) BEGINNING at a point which is the intersection of the Northerly line of Avon Avenue with the center line of Peshine Avenue; thence, in a general Westerly direction along said Northerly line of Avon Avenue to a point on the Southerly line of Lot 29, City Block 2599, which is approximately 225 feet distant from the center line of Peshine Avenue; thence, in a general Northerly direction approximately 100 feet to a point on the Northerly line of said Lot 29, City Block 2599; thence, in a general Easterly direction along said Northerly line of Lot 29 and Lots 28, 26, 25, 23, 22, City Block 2599 to a point which is the intersection of the Northerly line of said Lot 22 extended Easterly, with the center line of Peshine Avenue; thence, in a general Southerly direction to the point and place of BEGINNING, is hereby changed from a Second Business District to a Fourth Residence District.

(g) BEGINNING at the intersection of the Easterly line of Pergen Street with the Northerly line of Avon Avenue; thence, in a general Northerly direction along existing line of Pergen Street 390 feet to a point on the Westerly line of Lot 39, City Block 2600; thence in a general Easterly direction approximately 100 feet to a point in the Easterly line of Lot 39, City Block 2600; thence in a general Southerly direction along said Easterly line of Lot 39 and 38, 37, 36, 32, 31, 29 and 27 approximately 290 feet to a point in the Northerly line of Lot 21, City Block 2600; thence in a general Easterly direction along the Northerly line of said Lot 21 and 20, 19 and extending across Hunterdon Street and along the Northerly line of Lot 29, City Block 2599; to a point distant approximately 300 feet; thence, in a general Southerly direction 100 feet to a point in the Northerly line of Avon Avenue; thence, in a general Easterly direction along Avon Avenue approximately 300 feet to the point and place of BEGINNING, is hereby changed from a Second Business District to a Fourth Business District.

7412

(h) BEGINNING at a point in the center line of Peshine Avenue, approximately 415 feet distant from the Southerly line of Waverly Avenue; thence in a general Southerly direction to a point which is the intersection of said center line of Peshine Avenue with the Northerly line of Lot 22, City Block 2599, extended Easterly; thence, in a general Westerly direction along the Northerly lines of said Lot 22 and Lots 23, 25, 26, 28 to a point on the Northerly line of Lot 29, City Block 2599, which is approximately 225 feet distant from the center line of Peshine Avenue; thence in a general Northerly direction cutting through Lots 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, to a point in Lot 41, City Block 2599, which is approximately 285 feet distant from the said Northerly line of Lot 29, City Block 2599; thence in a general Westerly direction approximately 200 feet to a point in the Westerly line of Lot 1, City Block 2600; thence in a general Northerly direction approximately 390 feet to a point in the Westerly line of Lot 17, City Block 2575; thence in a general Easterly direction to the point and place of BEGINNING, is hereby changed from a First Industrial District to a Fourth Residence District.

(i) BEGINNING at a point which is the intersection of the Southerly and Easterly lines of Lot 27, City Block 2600; thence in a general Northerly direction along Easterly lines of said Lot 27 and Lots 29, 31, 35, 37 and 38 approximately 290 feet to a point, in the Easterly line of Lot 39, City Block 2600; thence in a general Easterly direction approximately 200 feet extending across Hunterdon Street to a point in Lot 41, City Block 2599; thence in a general Southerly direction approximately 285 feet, cutting through Lots 40, 39, 38, 37, 36, 35, 34, 33, 32, 31 and 30, City Block 2599 to a point in the Northerly line of Lot 29, City Block 2599; thence in a generally Westerly direction approximately 200 feet extending across Hunterdon Street and continuency to the point and place of BEGINNING, is hereby changed from a First Industrial District to a Fourth Business District.

2. This Ordinance shall take effect upon final passage and publication.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

January 3, 1975

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

743

6-S & F-g.

President Harris called for ordinances on second reading and final passage.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage:

AN ORDINANCE AUTHORIZING A SPECIAL EMERGENCY APPROPRIATION IN THE AMOUNT OF \$1,480,000. BY THE CITY OF NEWARK, NEW JERSEY, FOR THE PREPARATION AND EXECUTION OF A COMPLETE PROGRAM OF REVALUATION OF REAL PROPERTY FOR THE USE OF THE LOCAL ASSESSOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled September 4, 1974)

(Ordinance failed of adoption October 2, 1974, November 6, 1974, November 20, 1974, December 11, 1974 and December 18, 1974)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Harris.

President Harris said this matter was before the last Municipal Council and this Council when they took office July 1, 1974. It was pointed out by the Business Administrator today that the State of New Jersey has taken the matter into their own hands. If the Council does not move on this matter today, the State will move expeditiously to see that the mandate by the court is carried out. If the State takes this matter into their own hands and exercises their prerogative, the cost will be deducted from the general revenue share of the City that comes from the State of New Jersey. That leaves this body with an option to approve the revaluation program or permit the State to do it. The cost to the taxpayers might well be in excess of the \$1.4 million. President Harris appealed to his colleagues to consider this matter very carefully. He reiterated in the long run, the taxpayers may have to pay a higher price if the State steps in and completes the job.

Councilman Carrino felt the Council has a third option, that is to let the State take them to court. If the State stops the City's revenue sharing, then the City can start a suit against the State. Councilman Carrino declared Newark is in trouble and maybe the State will start realizing Newark is in trouble.

The motion to adopt the ordinance on second reading and final passage failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, President Harris.

No: Councilmen Carrino, Giuliano, James, Martinez, Tucker, Villani.



HEARINGS OF CITIZENS.

6-HC-a.

MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. She appealed to the Council to help the Senior Citizens.

Upon question posed by President Harris, the City Clerk replied the Special Conference Calendar for January 7, 1975 was filled. Mrs. Peterson will be invited to meet with the Municipal Council at their special conference January 21, 1975.

Councilman Martinez stated the correspondence Mrs. Peterson submitted to the Council was very strong. He will submit a letter together with a copy of Mrs. Peterson's correspondence to the Newark Housing Authority, the Police Department and the Prosecutor's Office and request a complete investigation.

Councilman Tucker said very frankly he was against a meeting with Mrs. Peterson to deal with allegations. There appears to be different tenant groups and the allegations may be valid or invalid. Councilman Tucker felt the Council should check the whole situation and deal with the allegations.

President Harris said it is the prerogative of any Member of the Council to pursue this matter. He did not feel it was the discretionary right of this body to make the determination.

Councilman Allen related he was present when the election took place and he can justify the problems and mistreatment of Senior Citizens. He felt it was time something is done about this.

6-HC-b.

DR. JOHN F. DONATO, 66 WILSON AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council. He said he was pleased that the ordinances granting salary increases to the Mayor and Municipal Council were being repealed. It was in very good taste, showed fine leadership and a forward step. Dr. Donato urged the Council to reconsider their stand on the ordinance to name a committee to evaluate the advisability of salary adjustments for the Mayor and Members of the Council. He contended to repeal this ordinance would make it possible to adopt ordinances granting salary increases to the Mayor and Council at any particular time. Dr. Donato spoke in opposition to establishing salaries for Police and Fire Directors amounting to 6% greater than the total compensation paid to the Police Chief and Fire Chief. Dr. Donato asked the Council to remove excessive Aides, noting the statute only permitted one Aide at a salary of \$7,500. annually. He also requested the Council to rescind the resolution hiring a private lawyer, which the Law Department opined was illegal.

Councilman Carrino declared he could not see the Police and Fire Directors earning less than their subordinates. The reason the figures were not set was because the Police Chief and Fire Chief earn different salaries because of the length of

745

service. They tried to please the citizens of Newark by not establishing the salary at \$35,000. and gave them the least amount possible with dignity. Regarding the Aides to the Councilmen, Councilman Carrino said he has three people working in his office until 12 Midnight and 1:00 A. M. and he could not see how Dr. Donato could say they are not needed. Each of his Aides works and earns his salary and he will take it as a personal insult for Dr. Donato to say he does not need them.

Councilman Allen defended the salary of the Municipal Council. He asserted other City employees earn more than the Councilmen.

Councilman James stated the Task Force that originally recommended this entire package never received the indignation of the public and was never criticized by the newspapers. He felt the Council should repeal the entire package in order to give credibility. Members of this Task Force did go to Trenton to lobby against the payroll tax which would derive revenue for the City. Administration has never received any rebuttal from the newspapers. The fault has fallen upon the Council. It is an unfair accusation when the Task Force and Administration recommended the entire package. Councilman James reiterated he is going to continue to vote against all parts of this package, for which the Task Force has not received adverse publicity.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN SUM OF \$7,988.02 PAYABLE TO CLARENCE PHILSON, 343 SCHLEY STREET, NEWARK, FOR NET WAGES DUE HIM FROM CITY AFTER ALL DEDUCTIONS HAVE BEEN MADE, NO CHECK TO BE ISSUED UNTIL ALL PAPERS DEEMED NECESSARY BY CORPORATION COUNSEL ARE RECEIVED BY HIM: NEWARK PATROLMAN ACQUITTED OF MISCONDUCT CHARGES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Police Director Williams to meet with the Municipal Council at their special conference January 7, 1975 to discuss this matter, was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO APPLY TO AND CONTRACT WITH STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS AND TO RECEIVE ALL FUNDS ASSOCIATED WITH PROJECTS ENTITLED "NEWARK

SCHOLARSHIP FUND," "CONSUMER ACTION PROJECT" AND "MPDO PLANNING AND REVIEW PROJECT" TO IMPROVE QUALITY OF PHYSICAL, SOCIAL AND ECONOMIC ENVIRONMENT IN CITY OF NEWARK, (PROJECTS TO BE FUNDED BY STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS: NEWARK SCHOLARSHIP FUND-\$125,000., CONSUMER ACTION PROJECT-\$125,060., MPDO PLANNING AND REVIEW PROJECT-\$47,433., TOTAL-\$297,493.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF FINANCE, DIVISION OF DATA PROCESSING, SALARIES AND WAGES, PRINCIPAL DATA PROCESSING PROGRAMMER-\$7,000. TO MATERIALS AND SUPPLIES, PRINTING AND REPRODUCTION-\$7,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per their request was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION OF SPECIAL ITEM OF APPROPRIATION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II/CETA II PROGRAM-\$2,133,124.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING THE CORPORATION COUNSEL OF THE CITY OF NEWARK TO TAKE LEGAL ACTION TO HALT NON-COMPLIANCE UPON THE APPROVAL OF THE AFFIRMATIVE ACTION REVIEW COUNCIL.

(Copy of resolution and correspondence submitted to each Member of the Council)

January 3, 1975

7-1-7 A motion directing the City Clerk to return this resolution to Administration, awaiting legislation to effect that appointment of Members of the Newark Affirmative Action Review Council be established by ordinance, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION RATIFYING CONTRACT WITH TRAFFIC MARKING CO., INC., 209 COLUMBUS AVENUE, ROSELLE, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR PAINTING OF STREET LINES, AS SPECIFIED IN ATTACHED SCHEDULE 1, FOR SUM OF \$46,030.65, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; SAID AMOUNT SHALL BE PAID FROM TRAFFIC AND SIGNALS 1974 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Public Works Director Friscia met with the Council December 17, 1974)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, James, President Harris.

No: Councilmen Carrino, Giuliano, Martinez, Tucker, Villani.

7-R-g.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO CONTINUATION CONTRACT WITH NEWARK DEFENDANT'S EMPLOYMENT PROJECT OPERATED BY COMMUNITY INFORMATION AND REFERRAL SERVICES, INC., AMOUNT NOT TO EXCEED \$25,000., ALLOCATED IN PLANNED VARIATIONS BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5, AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, SALARIES AND WAGES; OTHER SALARIES AND WAGES-\$50,000. (LABORER LIGHT-\$30,000., LABORER R.C.-\$20,000.) TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, MATERIALS AND SUPPLIES, GENERAL MATERIALS AND SUPPLIES-\$50,000., PURSUANT TO N.J.S.A. 40A:4-58.

748

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF RECREATION AND PARKS, DIVISION OF PARKS AND GROUNDS, OTHER SALARIES AND WAGES, TREE CLIMBER-\$21,315., DIVISION OF RECREATION PROGRAMS, RECREATION LEADER-\$20,000., TOTAL \$41,315. TO DEPARTMENT OF RECREATION AND PARKS, DIVISION OF PARKS AND GROUNDS, SERVICE BY CONTRACT OR AGREEMENT, MAINTENANCE OF EQUIPMENT-\$100., MATERIALS AND SUPPLIES, GENERAL MATERIALS AND SUPPLIES-\$4,000., DIVISION OF RECREATION AND MAINTENANCE, SERVICE BY CONTRACT OR AGREEMENT, UTILITIES-\$26,000., MATERIALS AND SUPPLIES, FUEL AND LUBRICANTS-\$11,215., TOTAL-\$41,315., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM EMERALD SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 61-63 GIRARD PLACE, BLOCK 3042, LOT 75, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GRACE POLITO, WIDOW, OWNER OF PREMISES 385 SOUTH 8TH STREET, BLOCK 290, LOT 10, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM BERTHA

743 STASHIN AND JACK STASHIN, OWNERS OF PREMISES 511 - 18TH AVENUE, BLOCK 316, LOT 5, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO SAMUEL A.

FRISCIA, DIRECTOR, DEPARTMENT OF PUBLIC WORKS, FOR PERIOD BEGINNING JANUARY 1, 1975 AND ENDING JUNE 30, 1975. (APPOINTED DIRECTOR OF PUBLIC WORKS - FIRST LEAVE BEGAN JULY 1, 1970)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CARMEN A.

BIASE, PUBLIC RELATIONS OFFICER, POLICE DEPARTMENT, FOR PERIOD BEGINNING OCTOBER 24, 1974 AND ENDING APRIL 24, 1975. (TO CONTINUE AS DEPUTY MAYOR, CITY OF NEWARK - FIRST LEAVE BEGAN OCTOBER 23, 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JEAN

GRAZIANO, CLERK-TYPIST, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, FOR PERIOD BEGINNING NOVEMBER 5, 1974 AND ENDING MAY 5, 1975. (ILLNESS - FIRST LEAVE BEGAN FEBRUARY 5, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CALVIN WEST, MUNICIPAL EMERGENCY WELFARE COORDINATOR, OFFICE OF THE MAYOR, CIVIL DEFENSE, FOR PERIOD BEGINNING DECEMBER 9, 1974 AND ENDING JUNE 9, 1975. (PERSONAL REASONS - FIRST LEAVE BEGAN MAY, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH UNITED COMMUNITY CORPORATION, 449 CENTRAL AVENUE, NEWARK, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR NUTRITION PROGRAM FOR THE ELDERLY, AS SPECIFIED IN ATTACHED SCHEDULE #1, FOR SUM OF \$215,578., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; SAID AMOUNT SHALL BE PAID FROM UNEXPENDED BALANCE OF PREVIOUS YEAR'S NUTRITION PROGRAM AND FROM GRANT FUNDS TO BE RECEIVED FROM STATE DEPARTMENT OF COMMUNITY AFFAIRS; CONTRACT CONTINGENT UPON CITY'S RECEIVING APPROVED FUNDS FROM STATE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Health and Welfare Director Buford to meet with the Municipal Council at their pre-meeting conference January 14, 1975 to discuss this matter, was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH AERO LIFT DIVISION OF BENTLEY INDUSTRIES, INC., 31 FAIRFIELD PLACE, WEST CALDWELL, NEW JERSEY, FOR REPAIR OF 1973 GMC AERO LIFT, AS SPECIFIED IN ATTACHED SCHEDULE #1, FOR SUM OF \$4,400., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; SAID AMOUNT SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS - MOTORS 1974 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

751

RESOLUTION DESIGNATING INTERSECTION OF NORTH 7TH STREET AND BERKELEY AVENUE AS A "STOP INTERSECTION" AND INSTALLING STOP SIGNS ON NORTH 7TH STREET, PURSUANT TO SECTION 39:4-140 OF TITLE 39.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION DESIGNATING INTERSECTION OF FIFTH STREET AND ABINGTON AVENUE AS A "STOP INTERSECTION" AND INSTALLING STOP SIGNS ON FIFTH STREET, PURSUANT TO SECTION 39:4-140 OF TITLE 39.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO AUTHORIZE PAYMENT IN SUM OF \$562.50 TO UNION NATIONAL BANK OF LITTLE ROCK FOR COUPONS NUMBERED 81, DUE FEBRUARY 1, 1974 WHICH WERE LOST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO CONTRACT WITH THE GODFREY REALTY CO. TO LEASE PORTIONS OF THE THIRD AND FOURTH FLOORS AND ENTIRE FIFTH FLOOR OF PREMISES KNOWN AS 32 GREEN STREET, NEWARK, NEW JERSEY AT AN ANNUAL RATE OF \$75,765.00 AND UPON COMPLETION OF CERTAIN SPECIFIED WORK AT AN ANNUAL RATE OF \$77,200.00 TO BE PAID IN MONTHLY INSTALLMENTS OF \$6,313.75 AND AFTER COMPLETION OF THE SPECIFIED WORK IN MONTHLY INSTALLMENTS OF \$6,433.13," ADOPTED JANUARY 3, 1975 (6-PH, S & F-d) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:



January 3, 1975

752

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano.

7-R-w.

RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO CONTRACT WITH THE GODFREY REALTY CO. TO LEASE THE PARKING AREA ADJACENT TO PREMISES KNOWN AS 32 GREEN STREET, NEWARK, NEW JERSEY, AT AN ANNUAL RATE OF \$4,800.00 TO BE PAID IN MONTHLY INSTALLMENTS OF \$400.00," ADOPTED JANUARY 3, 1975, (6-Ph, S & F-e) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano.

7-R-x.

RESOLUTION AUTHORIZING CORPORATION COUNSEL TO EXECUTE ON BEHALF OF CITY OF NEWARK ANY AND ALL NECESSARY DOCUMENTS UPON DELIVERY TO CORPORATION COUNSEL SUM OF \$2,300. ON BEHALF OF CITY OF NEWARK IN ORDER TO DISCHARGE WELFARE LIEN AGAINST ROBERT SMITH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION REQUESTING DIRECTION OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION OF SPECIAL ITEM OF APPROPRIATION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, POLICE DEPARTMENT, YOUTH AID BUREAU, YOUTH AID SERVICES PROJECT, EXPENSE CODE 9055-\$56,327., ITEM AVAILABLE FROM STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA), YOUTH AID AND SERVICES PROJECT (CONTINUATION GRANT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

753

(President Harris requested a five minute recess at 3:40 P. M.)

(The Council reconvened at 3:45 P. M.)

7-R-z.

RESOLUTION AUTHORIZING THE MAYOR TO ENTER INTO CONTRACT WITH COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY WHEREIN THE COLLEGE OF MEDICINE AND DENTISTRY WILL REIMBURSE CONTRACTORS AT RATE OF \$2.20 PER HOUR FOR EMPLOYMENT OF MINORITY TRAINEES, TOTAL AMOUNT NOT TO EXCEED \$300,000.; FUNDS AVAILABLE FROM COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH NEW HOPE DEVELOPMENT CORPORATION TO OPERATE A CONSTRUCTION TRADES TRAINING PROGRAM FOR 120 ENROLLEES, FOR SUM NOT TO EXCEED \$119,729.; FUNDS AVAILABLE FROM COMPREHENSIVE EMPLOYMENT AND TRAINING ACT, TITLE II. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING THE ISSUANCE OF TAX ANTICIPATION NOTES OF 1975 OF THE CITY OF NEWARK, NEW JERSEY, NOT EXCEEDING \$50,000,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION APPOINTING COUNCILMEN SHARPE JAMES AND HENRY MARTINEZ, MEMBERS OF THE BOARD OF SCHOOL ESTIMATE FOR A PERIOD BEGINNING JANUARY 1, 1975 AND ENDING DECEMBER 31, 1975.

This resolution was presented by the Council of the Whole and declared adopted by President Harris by the following votes:

January 3, 1975

75

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk called for further bids based upon Resolution 7-R-bh, adopted December 18, 1974, authorizing lease at public auction two parcels of property totaling approximately .86 acres owned by City of Newark within Township of Hardyston, New Jersey and located at intersection of State Highway Route 23 and County Road 515, not needed for public purposes, for a period of five years, at minimum rental of \$2,400. annually, plus County and Local taxes attributable to subject premises, to be used for parking purposes, as recommended by Board of Directors of the Newark Watershed Conservation and Development Corporation. This offer was advertised and the date for leasing was established for this date.

There were no further bids for leasing this property.

A motion to close the bidding and accept the offer of Jorgensen's Restaurant was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

The City Clerk then presented RESOLUTION ACCEPTING A FINAL BID AND AUTHORIZING MAYOR TO EXECUTE LEASE PURSUANT TO RESOLUTION 7-R-bh, DECEMBER 18, 1974 FOR LEASING OF .86 ACRES OF PEQUANNOCK WATERSHED PROPERTY, LOCATED AT THE INTERSECTION OF ROUTE 23, AND COUNTY ROAD 515 IN HARDYSTON TOWNSHIP, FOR \$2,400. PER YEAR FOR A TERM OF FIVE (5) YEARS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk called for further bids based upon Resolution 7-R-bf, adopted December 18, 1974, authorizing lease at public auction of a wood frame building located on Route 23, 100 feet northwest of Greenpond Road, Township of Jefferson, not needed for public purposes, for a period of three years at minimum monthly rental of \$400. plus County and Local taxes attributable to subject premises, as recommended by the Board of Directors of the Newark Watershed Conservation and Development Corporation. This offer was advertised and the date for leasing was established for this date.

753

There were no further bids for leasing this property.

A motion to close the bidding and accept the offer of Harry Van Luvander was made by Councilman Allen, seconded by Councilman Bottone.

Councilman Bottone stated parcels of City-owned land are being used and no rental paid to the City of Newark. This is one of the parcels for which the City is not receiving any rental.

The motion to close the bidding and accept the offer of Harry Van Luvander was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

The City Clerk then presented RESOLUTION ACCEPTING A FINAL BID AND AUTHORIZING MAYOR TO EXECUTE LEASE PURSUANT TO RESOLUTION 7-R-bf, DECEMBER 18, 1974, FOR LEASING OF HARDWARE STORE, LOCATED IN THE TEQUANNOCK WATERSHED, 100 FEET NORTHWEST OF GREEN POND ROAD IN THE TOWNSHIP OF JEFFERSON FOR \$400. PER MONTH FOR A TERM OF THREE (3) YEARS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$232,298. HIGH IMPACT CRIME ANALYSIS TEAM-CONTINUATION PROGRAM.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Guiliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$15,953. REVENUES FROM THE FEDERAL GOVERNMENT ACTION PROJECTS.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$40,000.  
REVENUES FROM UNITED STATES ENVIRONMENTAL PROTECTION AGENCY.

A motion to adopt the resolution was made by Councilman Tucker, seconded  
by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bi.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$378,964.30  
NEWARK LEAD POISONING PREVENTION AND CONTROL.

A motion to adopt the resolution was made by President Harris, seconded  
by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bj.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$67,458.00  
IMPACT BERGEN STREET.

A motion to adopt the resolution was made by Councilman Allen, seconded  
by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bk.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$31,000  
701 COMPREHENSIVE PLANNING GRANT.

A motion to adopt the resolution was made by Councilman Carrino, seconded  
by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bl.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$38,000  
701 COMPREHENSIVE PLANNING GRANT.

A motion to adopt the resolution was made by Councilman Giuliano, seconded  
by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-E-lm.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$20,485. FOR  
BLOCK WATCHERS PROGRAM.

A motion to adopt the resolution was made by Councilman James, seconded  
by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bn.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$1,067,700.  
EMERGENCY EMPLOYMENT ACT OF 1971.

A motion to adopt the resolution was made by Councilman Martinez, seconded  
by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bo.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$40,000  
RETIRED SENIOR VOLUNTEERS PROJECT.

A motion to adopt the resolution was made by Councilman Bottone, seconded  
by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bp.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$4,822.  
HEALTH PLANNING COUNCIL.

A motion to adopt the resolution was made by Councilman Carrino, seconded  
by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bq.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$1,942,914.  
WIC SUPPLEMENTAL FEEDING PROJECT.

A motion to adopt the resolution was made by Councilman Giuliano, seconded  
by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-br.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$753,781  
COMPREHENSIVE EMPLOYMENT AND TRAINING CETA II.

A motion to adopt the resolution was made by Councilman Martinez, seconded  
 by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
 Villani, President Harris.

7-R-bs.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$240,000  
NEWARK SCHOLARSHIP FUND PROGRAM.

A motion to adopt the resolution was made by Councilman Tucker, seconded  
 by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
 Villani, President Harris.

7-R-bt.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$594,952.  
TREATMENT ALTERNATIVE TO STREET CRIME PROGRAM.

A motion to adopt the resolution was made by President Harris, seconded  
 by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
 Villani, President Harris.

7-R-bu.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$20,666.  
NEIGHBORHOOD HEALTH CENTERS.

A motion to adopt the resolution was made by Councilman Allen, seconded  
 by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
 Villani, President Harris.

7-R-bv.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$678,871.  
GREEN ACRES AND LOCAL ASSISTANCE.

A motion to adopt the resolution was made by Councilman Bottone, seconded  
 by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen Bottone, Carrino, Giuliano, James, Martinez, Villani,  
 President Harris.

Not Voting: Councilman Tucker

January 3, 1975

7-R-bw.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$3,000,000.  
753 OPEN SPACE PROGRAM.

A motion to adopt the resolution was made by Councilman Giuliano, seconded  
by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

Not Voting: Councilman Tucker

7-R-bx.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$7,243.  
SUPPLEMENTAL FOOD PROGRAM.

A motion to adopt the resolution was made by Councilman James, seconded  
by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-by.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$700,598.33  
MULTI-PHASIC DRUG TREATMENT.

A motion to adopt the resolution was made by Councilman Tucker, seconded  
by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$1,899,234.  
TACTICAL ANTI-CRIME PROJECT.

A motion to adopt the resolution was made by Councilman Villani, seconded  
by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-ca.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$16,312.  
NEIGHBORHOOD YOUTH CORPS-IN-SCHOOL PROGRAM.

A motion to adopt the resolution was made by Councilman Tucker, seconded  
by Councilman Allen and declared adopted by President Harris by the following votes:



780

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$6,000.  
OFFICER FRIENDLY.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$70,000  
MAYOR'S EDUCATIONAL TASK FORCE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$900,451.  
HILL BURTON HEALTH EXPANSION PROGRAM.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$215,553.04  
SUMMER NUTRITION PROGRAM.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$1,250.  
TRAINING AND ORGANIZATION DEVELOPMENT PROGRAM.

761

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$1,029,419.  
COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM-CETA II.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$3,583.  
RECREATION SUPPORT PROGRAM.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$493,420.  
WIC SUPPLEMENTAL FEEDING PROJECT.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$53,200.  
SUB. TRANSPORTATION PLANNING GRANT.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

January 3, 1975

7-R-ck.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$10,000  
INTERGOVERNMENTAL PERSONNEL ACT PROGRAM.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cl.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$840,758.  
NEIGHBORHOOD FACILITIES PROGRAM.

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cm.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$6,599,387.  
COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM-CETA I.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$247,040.  
URBAN RODENT AND INSECT CONTROL PROJECT PROGRAM.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$2,767,903.  
COMPUTER CONTROL COMMAND CENTER.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

January 3, 1975

763  
7-R-cp.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$153,582.  
HIGH IMPACT.

A motion to adopt the resolution was made by Councilman Giuliano seconded  
by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-cq.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$1,157,648.  
PLANNED VARIATIONS.

A motion to adopt the resolution was made by Councilman James, seconded  
by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-cr.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$313,499.  
HI-SECURITY PATROL.

A motion to adopt the resolution was made by Councilman Martinez seconded  
by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-cs.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$270,425.  
VINDICATE SOCIETY.

A motion to adopt the resolution was made by Councilman Carrino, seconded  
by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-ct.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$172,757.  
SUPPLEMENTAL FOOD.

A motion to adopt the resolution was made by Councilman Giuliano seconded  
by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-cu.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-

CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$5,815.40  
HEALTH SERVICE DELIVERY SUB SYSTEM.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cv.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-

CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$100,000.  
HOTEL AND MULTIPLE DWELLING.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cw.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-

CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$34,663.  
YOUTH SERVICE AGENCY.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cx.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-

CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$609,025.  
FACE-FEDERALLY ASSISTED CODE ENFORCEMENT.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cy.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-

CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$563,986.  
TREATMENT ALTERNATIVE TO STREET CRIME.

A motion to adopt the resolution was made by Councilman Giuliano seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

765

7-R-cz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$22,329.67  
CHILDHOOD LEAD POISONING.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-da.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$18,000  
RETIRED SENIOR VOLUNTEERS PROJECT.

A motion to adopt the resolution was made by Councilman Martinez seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-db.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$22,160.04  
RODENT AND INSECT CONTROL.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dc.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$1,367.  
COMPREHENSIVE PLANNING GRANT.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dd.

EMERGENCY RESOLUTION APPROPRIATING \$500,000 IN DEFERRED CHARGES AND  
STATUTORY EXPENSES TO PROVIDE FOR CONSOLIDATED POLICE AND FIRE PENSION FUND;  
SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-de.

EMERGENCY RESOLUTION APPROPRIATING \$3,000,000 SPECIAL ITEM OF APPROPRIATION, OPEN SPACE PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

Not Voting: Councilman Tucker.

7-R-df.

EMERGENCY RESOLUTION APPROPRIATING \$7,243 SPECIAL ITEM OF APPROPRIATION, SUPPLEMENTAL FOOD PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dg.

EMERGENCY RESOLUTION APPROPRIATING \$840,758 SPECIAL ITEM OF APPROPRIATION, NEIGHBORHOOD FACILITIES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dh.

EMERGENCY RESOLUTION APPROPRIATING \$10,000 SPECIAL ITEM OF APPROPRIATION, INTERGOVERNMENTAL PERSONNEL ACT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-di

EMERGENCY RESOLUTION APPROPRIATING \$247,040 SPECIAL ITEM OF APPROPRIATION, URBAN RODENT AND INSECT CONTROL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dj.

EMERGENCY RESOLUTION APPROPRIATING \$6,599,387 SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT TRAINING PROGRAM CETA I; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

768

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dk. EMERGENCY RESOLUTION APPROPRIATING \$215,553.04 SPECIAL ITEM OF APPROPRIATION, SUMMER NUTRITION PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dl. EMERGENCY RESOLUTION APPROPRIATING \$900,451., SPECIAL ITEM OF APPROPRIATION, HILL BURTON HEALTH EXPANSION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dm. EMERGENCY RESOLUTION APPROPRIATING \$1,089,419. SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING-CETA II; SAID EMERGENCY SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dn. EMERGENCY RESOLUTION APPROPRIATING \$3,583. SPECIAL ITEM OF APPROPRIATION, RECREATION SUPPORT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-do. EMERGENCY RESOLUTION APPROPRIATING \$1,067,700 SPECIAL ITEM OF APPROPRIATION, EMERGENCY EMPLOYMENT ACT OF 1971; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



788

7-R-dp.      EMERGENCY RESOLUTION APPROPRIATING \$20,485. SPECIAL ITEM OF APPROPRIATION, BLOCK WATCHERS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dq.      EMERGENCY RESOLUTION APPROPRIATING \$67,458. SPECIAL ITEM OF APPROPRIATION, IMPACT BERGEN STREET; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dr.      EMERGENCY RESOLUTION APPROPRIATING \$378,964.30, SPECIAL ITEM OF APPROPRIATION, NEWARK LEAD POISONING PREVENTIVE AND CONTROL PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ds.      EMERGENCY RESOLUTION APPROPRIATING \$878,871., SPECIAL ITEM OF APPROPRIATION, GREEN ACRES AND LOCAL ASSISTANCE; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

Not Voting: Councilman Tucker.

7-R-dt.      EMERGENCY RESOLUTION APPROPRIATING \$20,666., SPECIAL ITEM OF APPROPRIATION, NEIGHBORHOOD HEALTH CENTERS PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

769  
7-R-du.

EMERGENCY RESOLUTION APPROPRIATING \$1,899,234., SPECIAL ITEM OF APPROPRIATION, TACTICAL ANTI CRIME PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dv.

EMERGENCY RESOLUTION APPROPRIATING \$700,598.33, SPECIAL ITEM OF APPROPRIATION, MULTI-PHASIC DRUG TREATMENT PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dw.

EMERGENCY RESOLUTION APPROPRIATING \$53,200., SPECIAL ITEM OF APPROPRIATION, SUB-REGIONAL TRANSPORTATION PLANNING GRANT PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dx.

EMERGENCY RESOLUTION APPROPRIATING \$240,000., SPECIAL ITEM OF APPROPRIATION, NEWARK SCHOLARSHIP FUND PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dy.

EMERGENCY RESOLUTION APPROPRIATING \$753,781., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING - CETA II PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

770

7-R-dz.      EMERGENCY RESOLUTION APPROPRIATING \$31,000., SPECIAL ITEM OF APPROPRIATION,  
701-COMPREHENSIVE PLANNING GRANT PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN  
1975 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded  
by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-ea.      EMERGENCY RESOLUTION APPROPRIATING \$38,000., SPECIAL ITEM OF APPROPRIATION,  
701-COMPREHENSIVE PLANNING GRANT PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN  
1975 BUDGET.

A motion to adopt the resolution was made by Councilman Giuliano, seconded  
by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-eb.      EMERGENCY RESOLUTION APPROPRIATING \$1,942,914., SPECIAL ITEM OF APPROPRIATION,  
WIC SUPPLEMENTAL FEED PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded  
by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-ec.      EMERGENCY RESOLUTION APPROPRIATING \$4,822., SPECIAL ITEM OF APPROPRIATION,  
HEALTH PLANNING COUNCIL PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975  
BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded  
by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-ed.      EMERGENCY RESOLUTION APPROPRIATING \$40,000., SPECIAL ITEM OF APPROPRIATION,  
RETIRED SENIOR VOLUNTEERS PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975  
BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded  
by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

771  
7-R-ee.

EMERGENCY RESOLUTION APPROPRIATING \$493,420., SPECIAL ITEM OF APPROPRIATION,  
WIC SUPPLEMENTAL FEED PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ef.

EMERGENCY RESOLUTION APPROPRIATING \$70,000., SPECIAL ITEM OF APPROPRIATION,  
MAYOR'S EDUCATIONAL TASK FORCE PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN  
1975 BUDGET.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-eg.

EMERGENCY RESOLUTION APPROPRIATING \$6,000., SPECIAL ITEM OF APPROPRIATION,  
OFFICER FRIENDLY PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-eh.

EMERGENCY RESOLUTION APPROPRIATING \$16,312., SPECIAL ITEM OF APPROPRIATION,  
NEIGHBORHOOD YOUTH CORPS IN-SCHOOL PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED  
IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ei.

EMERGENCY RESOLUTION APPROPRIATING \$594,952., SPECIAL ITEM OF APPROPRIATION,  
TREATMENT ALTERNATIVE TO STREET CRIME PROGRAM; SAID EMERGENCY FUNDS SHALL BE  
PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

772

7-R-ej.      EMERGENCY RESOLUTION APPROPRIATING \$1,250., SPECIAL ITEM OF APPROPRIATION, TRAINING AND ORGANIZATIONAL DEVELOPMENT PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ek.      EMERGENCY RESOLUTION APPROPRIATING \$1,367., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE PLANNING GRANT PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-el.      EMERGENCY RESOLUTION APPROPRIATING \$5,815.40, SPECIAL ITEM OF APPROPRIATION, HEALTH SERVICE DELIVERY SUB-SYSTEM PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-em.      EMERGENCY RESOLUTION APPROPRIATING \$2,767,903., SPECIAL ITEM OF APPROPRIATION, COMPUTER CONTROL COMMAND CENTER PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-en.      EMERGENCY RESOLUTION APPROPRIATING \$313,499., SPECIAL ITEM OF APPROPRIATION, HI SECURITY PATROL PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

773  
7-R-eo.

EMERGENCY RESOLUTION APPROPRIATING \$153,582., SPECIAL ITEM OF APPROPRIATION, HIGH IMPACT EVALUATION UNIT PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ep.

EMERGENCY RESOLUTION APPROPRIATING \$1,157,648., SPECIAL ITEM OF APPROPRIATION, PLANNED VARIATIONS PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-eg.

EMERGENCY RESOLUTION APPROPRIATING \$609,025., SPECIAL ITEM OF APPROPRIATION, FACE FEDERALLY ASSISTANCE CODE ENFORCEMENT PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-er.

EMERGENCY RESOLUTION APPROPRIATING \$270,425., SPECIAL ITEM OF APPROPRIATION, VINDICATE SOCIETY; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-es.

EMERGENCY RESOLUTION APPROPRIATING \$563,986., SPECIAL ITEM OF APPROPRIATION, TREAT ALTERNATIVE TO STREET CRIME; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-et.

EMERGENCY RESOLUTION APPROPRIATING \$22,329.67 SPECIAL ITEM OF APPROPRIATION, CHILDHOOD LEAD POISONING; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-eu.

EMERGENCY RESOLUTION APPROPRIATING \$18,000., SPECIAL ITEM OF APPROPRIATION, RETIRED SENIOR VOLUNTEER; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ev.

EMERGENCY RESOLUTION APPROPRIATING \$172,757., SPECIAL ITEM OF APPROPRIATION, SUPPLEMENTAL FOOD; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ew.

EMERGENCY RESOLUTION APPROPRIATING \$22,160.04 SPECIAL ITEM OF APPROPRIATION, RODENT AND INSECT CONTROL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ex.

EMERGENCY RESOLUTION APPROPRIATING \$34,663., SPECIAL ITEM OF APPROPRIATION, YOUTH SERVICES AGENCY; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ey.

EMERGENCY RESOLUTION APPROPRIATING \$100,000., SPECIAL ITEM OF APPROPRIATION, HOTEL AND MULTIPLE DWELLING; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ez.

EMERGENCY RESOLUTION APPROPRIATING \$15,953., SPECIAL ITEM OF APPROPRIATION, RETIRED SENIOR VOLUNTEER, SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-fa.

EMERGENCY RESOLUTION APPROPRIATING \$40,000., SPECIAL ITEM OF APPROPRIATION, AIR POLLUTION CONTROL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-fb.

EMERGENCY RESOLUTION APPROPRIATING \$232,298., SPECIAL ITEM OF APPROPRIATION, NEWARK HIGH IMPACT CRIME ANALYST TEAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH JOSEPH S. JENNINGS, EXECUTIVE EDITOR AND DEAN KENZ, PUBLISHER OF THE DAILY JOURNAL TO SET UP A MEETING WITH THE DAILY JOURNAL'S EXECUTIVE STAFF TO DISCUSS THE IMPORTANCE OF MAINTAINING AN AFTERNOON NEWSPAPER IN NEWARK AND THE NEED TO INCREASE CIRCULATION OF THAT PAPER; ALSO TO REQUEST THAT THE NEWSPAPER BE READILY AVAILABLE FOR PURCHASE AT CITY HALL, (THE JOURNAL'S VENDING MACHINE WAS REMOVED FROM CITY HALL PERMANENTLY JANUARY 2, 1975) was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



773

7-M-b.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE LAW DEPARTMENT TO REVIEW

"AN ORDINANCE AMENDING CHAPTER 2 OF TITLE 17, DISORDERLY CONDUCT, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED (TO PREVENT LOITERING WITHIN THE CITY OF NEWARK)" FOR PLACING ON THE JANUARY 16, 1975 CALENDAR OF THE MUNICIPAL COUNCIL, was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

None.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 9, 1974, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF STOCK CLERK IN THE DIVISION OF CENTRAL PURCHASE)"

(Stock Clerk \$5,872. - \$7,138.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 11, 1974, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Telford Street, from South Orange Avenue to a point 200' northerly therefrom, both sides, from 9:00 A. M. to 6:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone,

seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 20, 1974,

ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 23, CHAPTER 5, SECTION 7, PARAGRAPH A, B, C, D, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK (1966)."

(Time limitation changed to 8:00 A. M. to 11:00 A. M. to facilitate more efficient street cleaning operations)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from December 13, 1974 to December 23, 1974:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Martin de Porres Educational Association of Queen of Angels School	6571 (Amended)
Central Ward Unit, Boys' Clubs of Newark, Inc.	6585 (Amended)
Newark Lodge #237 Loyal Order of Moose	6680
Melvin Spitz Chapter #3 DAV	6682
St. Casimir's Roman Catholic Church	6684
Shamrock Friendship Club of St. Patrick's Pro-Cathedral	6686
Newark Aerie No. 44 F.O.E.	6687
St. Ann's PTA	6690
St. Ann's Educational Club	6691
Blessed Sacrament Church	6692

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Canal Club of Sacred Heart Church, Vailsburg	6667 (Additional Fee)

78

RAFFLES LICENSES (CONTINUED)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Ladies Auxiliary of Newark Abbey	6681
Newark Central Lions Club	6683
The Black Youth Organization, Inc.	6685
St. Michael's P.T.G.	6688
Our Lady of Perpetual Help	6689
St. Michael's P.T.G.	6693

A motion to concur in the report was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 4:15 P. M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio

City Clerk

*Earl Harris*

Earl Harris

President



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Newark, New Jersey, January 8, 1975

A Special Meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 12:30 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

Councilman Martinez arrived 12:34 P.M.

The City Clerk: On January 6, 1975, His Honor, Mayor Kenneth A. Gibson called for a Special Meeting of the Municipal Council for Wednesday, January 8, 1975, at 11:00 A.M., or as soon thereafter as may be possible to consider legislation with respect to a grant for Emergency Jobs and Unemployment Assistance.

RESOLUTIONS:

7-R-a.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO

CONTRACT WITH NORTH JERSEY COMMUNITY UNION TO OPERATE A PART-TIME EMPLOYMENT PROGRAM FOR OLDER ADULTS, FOR THE SUM OF \$440,000.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED, TITLE VI. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO EXECUTE ALL NECESSARY

DOCUMENTS TO ENTER INTO AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-MANPOWER ADMINISTRATION. TO OPERATE AN EMERGENCY JOBS PROGRAM IN CITY OF NEWARK UNDER TITLE VI OF THE COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED. (UNITED STATES DEPARTMENT OF LABOR-MANPOWER ADMINISTRATION TO GRANT OFFICE OF MAYOR \$3,665,388. TO OPERATE EMERGENCY JOBS PROGRAM)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

January 8, 1975

780

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Tucker, Villani, President Harris.

7-R-c.

EMERGENCY RESOLUTION APPROPRIATING \$1,163,615., SPECIAL ITEM OF APPROPRIA-  
TION, CETA VI MANPOWER PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975  
BUDGET.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded  
by Councilman Bottone and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Tucker, Villani, President Harris.

7-R-d.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, CETA VI MANPOWER PROGRAM,  
"MISCELLANEOUS REVENUE" \$3,665,388.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilman Villani, seconded  
by Councilman Giuliano and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Tucker, Villani, President Harris.

President Harris remarked that with the inflation and recession facing  
this country and particularly in Newark with 19 - 20% unemployment this \$3,665,388.  
will alleviate some of the problems facing the City. He said it is unfortunate the  
Federal Government did not respond with more funds especially in view of the fact  
the City has an increase of 1,200 to 1,500 or more welfare recipients this year  
over last year and the future looks bleak. He trusted responsible elected officials  
in Washington would take the initiative to do more than this first step because  
many cities throughout the country are faced with crises.

Director of Manpower, Mr. Harry Wheeler interposed in order that the  
President of the Council's statement may not be misconstrued in Washington, he  
noted there is another \$1 million to be appropriated for these particular programs  
across the nation which is contemplated to be distributed in March or April of this  
year.

Councilman James concurred with the remarks made by the Council President <sup>781</sup>

but noted this Federal grant comes at a time when the Council has been made aware of another Federal Program which was incompetently administered. The citizens are questioning if the program in question really fulfilled its goals and objectives. He trusted that the administrator of this new program will adhere to guidelines which will be in the best interest by reaching the greatest number of Newark residents. Councilman James added, Mr. Wheeler had a meaningful role in the administration of the Neighborhood Youth Corps program and he trusted the Federal money received today will not be abused. He added, the administration of this grant poses a greater responsibility upon administration and all individuals involved.

Councilman Allen felt funds being received will be of great help to the City but he questioned how this will alleviate our unemployment problem. He pointed out the Mayor is talking about laying off a certain amount of city employees and if this money is utilized to keep these city employees on the job, then we will not have touched the people presently on unemployment rolls in the City of Newark. He was happy to hear Mr. Wheeler indicate that more money will be forthcoming in the future but even if that comes about, we will have difficulty in attempting to solve the unemployment problem in the City of Newark.

Councilman Martinez remarked with the funds being received with respect to this grant, he personally will assure this money is used for Newark residents only. His main concern is for the constituents of the City of Newark and he wanted to emphasize that to the people who will administer this money.

Councilman Tucker noted his colleagues emphasized how the program will be run. He said it is a known fact that people would much prefer gainful employment than be relegated to welfare. He trusted the CETA program will have some impact. Councilman Tucker complimented Mr. Wheeler for bringing these funds to the City. He noted the Council has had its differences with Mr. Wheeler but he should be congratulated for the fine job of bringing this money to the City of Newark.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

January 8, 1975

782

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Tucker, Villani, President Harris.

This meeting adjourned at 12:45 P.M.

APPROVED:

Frank D'Ascensio

Frank D'Ascensio

City Clerk

Earl Harris

Earl Harris

President

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Newark, New Jersey, January 16, 1975

783

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Levin B. West, Grace Chapel Reformed Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Mosca, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS JANUARY TO NOVEMBER, 1974.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b.

The City Clerk presented REPORT OF THE MUNICIPAL COURT, PARTS ONE, TWO, FOUR, FIVE AND SIX, FOR THE MONTH OF NOVEMBER, 1974.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM DECEMBER 9, 1974 TO DECEMBER 13, 1974 AND FROM DECEMBER 16, 1974 TO DECEMBER 20, 1974; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM DECEMBER 9, 1974 TO DECEMBER 13, 1974 AND FROM DECEMBER 16, 1974 TO DECEMBER 20, 1974.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

January 16, 1975

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to 784 the following Board of Adjustment Applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF THURMOND PHILIPS, OWNER UNDER CONTRACT; TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE BODY AND FENDER REPAIR SHOP INCLUDING PAINTING; ON PREMISES 338 GROVE STREET.

(Vote of Board of Adjustment 3-2)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. CHARLES H. SMITH, 4 SANFORD STREET, EAST ORANGE, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council. He stated this applicant has been in business in Newark for many years operating an automobile body and fender repair shop very diligently and received no complaints to date. The present use of the property is a tombstone establishment and they are purchasing the property to use as a body and repair shop which would be less obnoxious to the community than the present use. Mr. Smith continued he doubted there would be more than two or three cars coming in and out, there would be no noise, no smell of paint as spraying will be done in a booth. They are not asking for anything that will be detrimental to the area. Mr. Smith urged the Municipal Council to approve this application.

MR. ROBERT FLANAGAN, 64 SUMMIT AVENUE, NEWARK, NEW JERSEY, spoke in favor of the granting of this variance.

MR. THURMAN PHILIPS, 58 HILLYER AVENUE, ORANGE, NEW JERSEY, the applicant, stated Mr. Flanagan and he need this building because they have a lot of work; need a larger building to keep the cars inside and so that they can hire more help. They will do anything to satisfy the people in the area. There will be no cars parked on the street and very little noise.

The following speakers strongly opposed the granting of this variance. They noted fifty people in the area signed a petition opposing the granting of this variance. The speakers felt the establishment of an automobile body and fender repair shop would be a health hazard to the residents, a traffic hazard to the children attending school

785  
adjacent to this property and this type of business would decrease the value of their properties. The speakers urged the Council to reject this application.

MRS. EMMA BARROW, 578 - 13TH AVENUE, NEWARK, NEW JERSEY.

MRS. ANITA JONES, 570 - 13TH AVENUE, NEWARK, NEW JERSEY.

MR. NAPOLEON SERMON, 561 - 13TH AVENUE, NEWARK, NEW JERSEY.

Councilman Bottone stated the community has shown many reasons why this type of business cannot move into this community. This is a residential area; there is no such business in the immediate vicinity; the community opposes this type of business and he feels there are many discrepancies in the transcript. Councilman Bottone said he has no alternative but to move the rejection of this application.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING ROSE STREET AS A ONE-WAY STREET.

(Rose Street, Westbound, from Bergen Street to 18th Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

January 16, 1975

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Telford Street, from South Orange Avenue to a point 200' northerly therefrom, both sides, from 9:00 A. M. to 6:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON PASSAIC STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

PASSAIC STREET, both sides, from East Mill St. to Clark St.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

787

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-2, Parking Prohibited at Certain Times, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

PASSAIC STREET, east side, from Clay St. to Clark St.  
7:A.M. to 4:00 P.M. except Saturdays and Sundays.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance is hereby repealed.

Section 3: This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance

788 having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-6 STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING DURING CERTAIN TIMES, ON POINIER STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK,  
NEW JERSEY:

Section 1. That Section 23:5-6, Stopping or Standing, Prohibited at Certain times, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented be amended by adding thereto:

POINIER STREET, south side, from the westerly curbline of Frelinghuysen Ave. and extending 175 feet westerly therefrom, at any time.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

789

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO APPROPRIATE OUT OF THE CAPITAL IMPROVEMENT FUND OF THE CITY AN ADDITIONAL \$2,000 FOR THE ACQUISITION OF A TRAVEL-ALL VEHICLE FOR THE FIRE DEPARTMENT (CAPITAL BUDGET PROJECT NO. 31-74).

WHEREAS, the Municipal Council of the City of Newark by Resolution No. 7RCO, adopted March 20, 1974, as amended, has authorized the preparation of an ordinance to finance the improvement hereinafter described (Capital Budget Project No. 31-47), and

WHEREAS, the Municipal Council has heretofore by Ordinance No. 6S&Fk, adopted May 1, 1974, appropriated the sum of \$7,000 for such purpose and the Council finds that an additional \$2,000 is required for such purpose: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of the City of Newark, as follows:

Section 1. The sum of \$2,000 is hereby appropriated, in addition to sums heretofore appropriated, out of the Capital Improvement Fund of the City to pay the cost of acquiring a Travel-All with broom and plow for the use of the Fire Department of The City.

Section 2. This ordinance shall take effect at the time and in the manner provided by law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

January 16, 1975

6-Ph, S & F-e.

730

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON WRIGHT STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY;

Section 1. That Section 23:5-1, Parking Prohibited at all times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

WRIGHT STREET, both sides, from Sherman Ave. to Clinton Ave.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO CONTRACT WITH JOSEPH CRAPAROTTA AND ROSALIE CRAPAROTTA, HIS WIFE, TO LEASE THE PREMISES KNOWN AS 763 SOUTH ORANGE AVENUE, NEWARK, NEW JERSEY AT AN ANNUAL RATE OF \$5,187.50 TO BE PAID IN MONTHLY INSTALLMENTS OF \$432.29.



January 16, 1975

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, N.J.:

Section 1. That the Municipal Council of the City of Newark hereby authorizes the Mayor and the Mayor's Office of Manpower (Comprehensive Manpower Delivery System) to enter into a contract with Joseph Craparotta and Rosalie Craparotta, his wife to lease the premises known as 763 South Orange Avenue, Newark, New Jersey.

Section 2. That the consideration which shall be paid for said space shall be at an annual rate of Five Thousand One Hundred Eighty-seven Dollars and Fifty Cents (\$5,187.50) payable in monthly installments of Four Hundred Thirty-Two Dollars and Twenty-nine cents (\$432.29) commencing on January 15, 1975.

Section 3. That funds to pay said consideration have been allocated in the current budget of the Mayor's Office of Manpower (Comprehensive Manpower Delivery System) to cover a period of leasing from July 1, 1974 to June 30, 1975. The aforesaid consideration is part of the total of \$226,521 allocated in the budget for rent.

Section 4. That a copy of the written final lease agreement shall be permanently filed with this Ordinance in the Office of the City Clerk by the Director of Manpower of the City of Newark upon passage of this Ordinance.

Section 5. This Ordinance shall take effect upon final passage and publication in accordance with the Laws of the State of New Jersey

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 119 ARLINGTON STREET, NEWARK, NEW JERSEY, BLOCK 100, LOT 28, PARCEL 3, PROJECT N.J.R-123, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

January 16, 1975

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF  
NEWARK, NEW JERSEY:

792

Section 1. That the premises commonly known as 119 Arlington Street, Newark, New Jersey, Block 100, Lot 28, be sold to the Housing Authority of the City of Newark, a body politic and corporate, by private sale for the amount of \$4,200.00 pursuant to the provisions of N.J.S.40A:12-13(b)(1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE ESTABLISHING SALARY FOR THE MAYOR OF THE CITY OF NEWARK, NEW JERSEY," #6-S & F-f, ADOPTED OCTOBER 2, 1974.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY  
OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled "An ordinance establishing salary for the Mayor of the City of Newark, New Jersey", #6S & Ff, adopted October 2, 1974, is hereby repealed.

Section 2. That the compensation of the Mayor of the City of Newark be and the same is hereby fixed at \$35,000.00 per year, to be paid as other salaries are paid.

Section 3. Any existing ordinance or part thereof, inconsistent with this ordinance, is hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication in accordance with law.

January 16, 1975

793

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-i.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE ESTABLISHING THE SALARY OF MEMBERS OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY,"

#6-S & F-m, ADOPTED OCTOBER 2, 1974.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled "An ordinance establishing the salary of members of the Municipal Council of the City of Newark, New Jersey", #6S & Fm, adopted October 2, 1974, is hereby repealed.

Section 2. That the compensation of the members of the Municipal Council of the City of Newark, New Jersey, be and the same are hereby fixed at \$15,000.00 per year, to be paid as other salaries are paid.

Section 3. That any existing ordinance or part thereof, inconsistent with this ordinance, is hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

January 16, 1975

734 President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE PROHIBITING SALARY INCREASES FOR THE MAYOR OR COUNCIL MEMBERS OF THE CITY OF NEWARK DURING THE TERM IN WHICH SUCH INCREASES ARE APPROVED," #6-S & F-o, ADOPTED OCTOBER 2, 1974.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. An ordinance entitled "An ordinance repealing an ordinance entitled "An ordinance prohibiting salary increases for the Mayor or Council members of the City of Newark during the term in which such increases are approved", #6S & Fo, adopted October 2, 1974, is hereby repealed.

Section 2. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

795

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "ORDINANCE AUTHORIZING THE MAYOR WITH THE ADVICE AND CONSENT OF THE COUNCIL TO NAME A COMMITTEE BY SEPTEMBER OF THE YEAR PRIOR TO AN ELECTION YEAR, WHICH COMMITTEE SHALL EVALUATE THE ADVISABILITY OF SALARY ADJUSTMENTS FOR THE MAYOR AND MEMBERS OF THE COUNCIL AND REPORTS ITS RECOMMENDATION TO THE MAYOR AND COUNCIL BEFORE THE END OF THE YEAR," (6-S & F-n) ADOPTED OCTOBER 2, 1974.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK,  
NEW JERSEY:

Section 1. That an ordinance entitled "An ordinance authorizing the Mayor with the advice and consent of the Council to name a committee by September of the year prior to an election year, which committee shall evaluate the advisability of salary adjustments for the Mayor and Members of the Council and reports its recommendations to the Mayor and Council before the end of the year." #6S & Fn, adopted October 2, 1974, is hereby repealed.

Section 2. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-l.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-bg) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR DIRECTOR, DEPARTMENT OF FIRE)

January 16, 1975

796  
BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY  
OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Fire, and establishing salaries therefor", (6S&Fbg) adopted November 22, 1966 and amendments thereto, be amended to adjust the salary for Director, Department of Fire, as of September 1, 1974, as follows, to wit:

POSITION

Director, Department of Fire 02-008

ANNUAL SALARY

The annual salary shall be equal to the total annual compensation paid to Fire Chief, plus 6% of the total annual compensation paid to the Fire Chief. Total compensation shall be defined to include the annual salary, holiday allowance and longevity.

Section 2. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

President Harris: The yeses are eight and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," (6-S & F-w) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR DIRECTOR, POLICE DEPARTMENT)

January 16, 1975

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY  
OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled,  
"An ordinance creating permanent positions in the Police Department  
and establishing salaries therefor", (6S&Fw) adopted November 22,  
1966, be amended to adjust the salary for Director, Police Department,  
as of September 1, 1974, as follows, to wit:

POSITION

Director, Police Department 02-010

ANNUAL SALARY

The annual salary shall be equal to the total annual compensation  
paid to Police Chief, plus 6% of the total compensation paid to the  
Police Chief. Total compensation shall be defined to include the  
annual salary, holiday allowance and longevity.

Section 2. All ordinances or parts of ordinances  
inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final  
passage and publication and in accordance with the laws of the  
State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to  
approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on  
second reading and final passage was made by Councilman Carrino, seconded by Councilman  
Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani,  
President Harris.

No: Councilman James.

President Harris: The yeses are eight and the no is one. This ordinance  
having been read on two separate days and having achieved the vote required by the  
statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor  
for his approval or disapproval.

✓ 6-Ph, S & F-n.

The City Clerk: The following ordinance was adopted on first reading, adver-  
tised in accordance with law and a hearing date set. It is now before you for public  
hearing, second reading and final passage:

AN ORDINANCE AMENDING CHAPTER 2, LICENSES, OF TITLE 4, ALCOHOLIC BEVERAGES,  
OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUP-  
PLEMENTED (TO BROADEN NOTIFICATION REQUIREMENTS).

January 16, 1975

798  
BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 4 of Chapter 2, Licenses, of Title 4, Alcoholic Beverages, of the Revised Ordinances of the City of Newark, New Jersey, 1966 as amended and supplemented, be amended to add paragraph (d) as follows:

4:2-4 (d) The local issuing authority of the city, upon notification of any appeal to the State Alcoholic Beverage Control Commissioner, shall forthwith notify all objectors of the date, time, and place of the hearing.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT ON BEHALF OF CITY OF NEWARK, FOR THE BENEFIT OF THE NEWARK DIVISION OF CRIMINAL JUSTICE PLANNING, WITH WILLIAM YESKEL ET AL TO LEASE FACILITY SPACE AT 30 HALSEY STREET, NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID SPACE FOR TERM OF ONE YEAR COMMENCING JANUARY 1, 1975 AND ENDING DECEMBER 31, 1975 AT A RENTAL OF \$5,075.00 FOR THE DEMISED PREMISES)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the Business Administrator is hereby authorized to enter into a contract on behalf of the City of Newark, for the benefit of the Newark Division of Criminal Justice Planning, with William Yeskel et al, to lease some 700 square feet of space at 30 Halsey Street, Newark, New Jersey.

Section 2. That the Business Administrator is authorized to contract to lease said space for the term of one (1) year commencing January 1, 1975 and ending December 31, 1975 at a rental of \$5,075.00 for the demised term of one year at a rate of \$422.92 per month and for a renewal term of one (1) year at a rental of \$5,075.00 per annum plus an amount equal to the percentage cost of living index increase using a base year of 1975 or 5% increase in the rental rate whichever is greater.



January 16, 1975

799

Section 3. That funds to pay such consideration shall be from the budget of the Newark Division of Criminal Justice Planning in the amount of \$5,075.00 to cover the period of leasing from January 1, 1975 to December 31, 1975. The annexed lease shall be terminated by exercising the option described in Section Three of said lease.

Section 4. That a copy of this lease agreement is attached hereto.

Section 5. That a duly executed copy of the written final lease agreement shall be permanently filed with the Ordinance of the Newark City Clerk's Office upon passage of this Ordinance by the Executive Director of the High Impact Program.

Section 6. That this Ordinance shall take effect upon passage and publication, and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

President Harris: The yeases are eight, the noes are none and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-PH, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-w) AND AMENDMENTS THERETO. (TO ADJUST SALARY)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Police Department and establishing salaries therefor," (6S&Fw) adopted November 22, 1966, be amended to adjust the salary range for Garage Attendant as follows, to wit:

<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Garage Attendant (40 hrs.) 16-034 January 1, 1975	\$ 3.80	\$ 4.02	\$ 4.32

January 16, 1975

850

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-q.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Recreation and Parks and establishing salaries therefor," (6S&Fk) adopted June 28, 1972 as amended and supplemented, be amended to adjust the salary ranges for the titles listed herein, to wit:

<u>POSITIONS</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Building Maintenance Worker (35 hrs.) 23-022 January 1, 1975	\$ 3.34	\$ 3.63	\$ 3.98
Gardener (40 hrs.) 16-029			
Laborer, Parks & Grounds (40 hrs.) 16-021			
Laborer, Baths & Pools (40 hrs.) 16-039			
Park Caretaker (40 hrs.) 16-030 January 1, 1975	\$ 3.47	\$ 3.75	\$ 4.10

January 16, 1975

Tree Trimmer (40 hrs.)  
16-018  
Tree Climber (40 hrs.)  
16-015  
January 1, 1975

\$ 3.75      \$ 4.03      \$ 4.26

Truck Driver, Baths. & Pools  
(40 hrs.) 16-011  
Truck Driver, Parks & Grounds  
(40 hrs.) 16-007  
January 1, 1975

\$ 4.03      \$ 4.44      \$ 4.84

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, are hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-r.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bi) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGES)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK,  
NEW JERSEY:

Section 1. That Sections 3 and 5 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor", (6S&Fbi) adopted November 22, 1966, be amended to adjust salary ranges as follows, to wit:

January 16, 1975

802

<u>POSITIONS</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Assistant Garage Foreman (40 hrs) 16-035 January 1, 1975	\$ 3.86	\$ 4.03	\$ 4.26
Building Maintenance Worker (35 hrs.) 23-022 January 1, 1975	\$ 3.34	\$ 3.63	\$ 3.98
Garage Attendant (40 hrs.) 16-034 January 1, 1975	\$ 3.80	\$ 4.02	\$ 4.32
Senior Garage Attendant (40 hrs.) 16-036 January 1, 1975	\$ 3.96	\$ 4.17	\$ 4.47
Senior Maintenance Repairman (40 hrs.) 15-050 January 1, 1975	\$ 4.03	\$ 4.33	\$ 4.79
Laborer, Motors (40 hrs.) 16-037 Laborer, Sewers (40 hrs.) 16-020 Laborer, Streets and Sidewalks (40 hrs.) 16-022 Laborer, Traffic and Signals (40 hrs.) 16-039 January 1, 1975	\$ 3.47	\$ 3.75	\$ 4.10
Sewer Equipment Operator (40 hrs.) 16-014 January 1, 1975	\$ 4.26	\$ 4.65	\$ 5.08
Sewer Repairman (40 hrs.) 16-039.20 January 1, 1975	\$ 4.03	\$ 4.33	\$ 4.79
Truck Driver, Public Property (40 hrs.) 16-012 January 1, 1975	\$ 4.03	\$ 4.44	\$ 4.84
Truck Driver, Sewers (40 hrs.) 16-013 Truck Driver, Streets & Sidewalks (40 hrs.) 16-008 January 1, 1975	\$ 4.03	\$ 4.44	\$ 4.84
Laborer, Public Property (35 hrs.) 16-038 January 1, 1975	\$ 3.52	\$ 3.98	\$ 4.43

Section 2. That Section 4 of the aforementioned ordinance be amended as follows, to wit:

<u>POSITIONS</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Bulldozer Operator, Disposal Area (40 hrs.) 16-001 January 1, 1975	\$ 4.26	\$ 4.65	\$ 5.08
Laborer, Refuse Collection (40 hrs.) 16-017 January 1, 1975	\$ 3.63	\$ 3.92	\$ 4.32

January 16, 1975

803

<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Laborer, Light Street Cleaning (40 hrs.) 16-032 January 1, 1975	\$ 3.29	\$ 3.52	\$ 3.75
Laborer, Motor Broom (40 hrs.) 16-028 January 1, 1975	\$ 3.34	\$3.63	\$3.98
Motor Broom Driver (40 hrs.) 16-002 January 1, 1975	\$ 4.10	\$ 4.56	\$ 4.89
Dispatcher, (40 hrs) 16-038 Truck Driver, Sanitation (40 hrs.) 16-005 January 1, 1975	\$ 4.03	\$ 4.44	\$ 4.84

Section 3. That Section 6 of the aforementioned ordinance be amended as follows, to wit:

<u>POSITIONS</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Chlorine Operator (40 hrs.) 16-040 Laboratory Assistant, Water (40 hrs.) 16-041 January 1, 1975	\$ 3.63	\$ 3.92	\$ 4.32
Forrestry Aide (40 hrs.) 16-024 Laborer, Water Division (40 hrs.) 16-023 Pipe Line Walker (40 hrs.) 16-025 January 1, 1975	\$ 3.47	\$ 3.75	\$ 4.10
Maintenance Repairman (40 hrs.) 15-070 January 1, 1975	\$ 3.35	\$ 3.63	\$ 4.00
Pitometerman (40 hrs.) 21-016 January 1, 1975	\$ 3.63	\$ 3.98	\$ 4.38
Truck Driver, Water Division (40 hrs.) 16-006 January 1, 1975	\$ 4.03	\$ 4.44	\$ 4.84
Senior Maintenance Repairman (40 hrs.) 15-050 Water Meter Repairman (40 hrs.) 16-004 Water Repairman (40 hrs.) 16-003 January 1, 1975	\$ 4.03	\$ 4.33	\$ 4.79

Section 4. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 5. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

January 16, 1975

894

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-s.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO (TO ADJUST THE SALARY FOR BUILDING MAINTENANCE WORKER AND MAINTENANCE REPAIRMAN AS PER CONTRACT AGREEMENT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF HELMINK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor," adopted November 22, 1966 (6-S & F-u) and amendments thereto be and the same is hereby amended by adjusting the salaries for Building Maintenance Repairman and Building Maintenance Worker as follows, to wit:

POSITIONS	1ST YEAR PER HOUR	2ND YEAR PER HOUR	3RD YEAR PER HOUR
Building Maintenance Worker (35 hrs.) 23-022 January 1, 1975	\$ 3.34	\$ 3.63	\$ 3.98
Maintenance Repairman (40 hrs.) 15-070 January 1, 1975	\$ 3.35	\$ 3.63	\$ 4.00

Section 2. The salaries herein established shall be effective as of January 1, 1975.

Section 3. All ordinances or parts of prior ordinances inconsistent herewith be and the same are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-t.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, THAT:

Section 1. Title.

This ordinance shall be known and may be cited as the "Newark Payroll Tax of 1975".

Section 2. Definitions.

"Director" means the Director of Finance of the City of Newark.

"Employer" means any individual, corporation, company, association, society, firm, partnership, joint stock company, trust, estate, or foundation, standing in the position of employer in an employer-employee relationship, having one or more employees, and having a payroll in excess of \$2,500.00 in any calendar quarter; other than

- a. the government of the United States;
- b. the State of New Jersey or a county, municipality school district or special district of the State;
- c. an interstate agency; or
- d. an agency or instrumentality of any entity enumerated in a., b. or c. above;
- e. any insurance company formed by authority of another state of foreign country, subject to the provisions of N.J.S.A. 17:32-15,
- f. any religious, charitable or educational institution organized not for profit.

"Payroll" means an amount equal to the total remuneration paid by an employer to employees which is subject to the withholding by the employer for federal income tax purposes for services, other than domestic services in a private residence, if

- a. the services are performed within the City of Newark or
- 806 b. the services are performed both within and without the City of Newark, but within the State of New Jersey, and the place from which the services are supervised is in the City of Newark.

Section 3. Tax Imposed.

There is hereby imposed on every employer a tax equal to one (1%) per cent of his payroll, on all payrolls related to services performed in the calendar year 1975.

Section 4. Regulations.

The Director shall promulgate regulations relating to the reporting and payment of the tax imposed, including regulations which:

a. Require the report and payment of the tax imposed for the preceding calendar quarter on or before the last day of April, July, October and January, respectively;

b. Provide methods for enforcement of, and for the imposition of penalties for failure to report and pay, the tax imposed;

c. Provide procedure for claims, for refunds, and repayment of overpayment of taxes.

A copy of every regulation shall be submitted to the Municipal Council, and any regulation that is not objected to by the Council at its next regular meeting shall become effective at the end of said meeting, and shall be deemed to be a part of this Ordinance.

Section 5. Prohibition against deduction or withholding.

No employer shall deduct or withhold any amount from the remuneration payable to an employee because of the tax imposed by this Ordinance.

Section 6. Information Confidential.

Any information contained in an employer's report or received by the City of Newark or any of its officers or employees as a result of any investigation, hearing or verification of a report shall be confidential except for official purposes, and shall not be disclosed except in accordance with an order of a court or as otherwise provided by law.

Section 7. Interest and Penalty.

If the tax imposed herein is not paid when due, interest at a rate of 12% per annum on the amount of said tax, and an additional penalty of 1/2 of 1% of the amount of the unpaid tax for each month or fraction thereof during which the tax remains unpaid, shall be added and collected.

Section 8. Appeals.

Any aggrieved employer may, within three months after any decision, order, finding, assessment or action of the Director, appeal to the Division of Tax Appeals by filing a petition of appeal with said Division in the manner and form prescribed by the said Division and upon payment of the amount stated by the Director to be due. The appeal provided by this section shall be the exclusive remedy available to any employer for review of a decision of the Director in respect to a determination of liability for the tax imposed herein.

Section 9. Division of Local Finance

The City Clerk shall file a copy of this Ordinance with the Director of the Division of Local Finance in the New Jersey Department of Community Affairs.

He shall likewise file any amendments to this Ordinance, including any regulations promulgated in accordance with Section 4 of this Ordinance.



Section 10. Effective Date

This Ordinance shall be deemed effective as of January 1, 1975. 807

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. THOMAS PANNULLO, 80 PARK AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council. He urged the Council to rescind the tax on employer payrolls in the City of Newark, the only City in New Jersey that has this tax. Mr. Pannullo contended this tax would be a hardship on restaurants and other employers in the City.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

President Harris: The yeses are eight and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-u.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon.

AN ORDINANCE PROVIDING FOR ANNUAL AUDITS OF FEDERAL AND STATE FUNDED PROGRAMS.

Section 1 of this ordinance was amended on December 27, 1974 to read as follows: "Section 1. The governing body shall cause annual audits of the books, accounts and financial transactions of all federal and state funded programs to be made and completed within 3 months after the close of the fiscal year of the individual program, and for that purpose shall employ a registered municipal accountant, or a certified public accountant of New Jersey; funds for such audits shall be provided for in the approved budgets of the individual programs."

This amendment was advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

President Harris called for those desiring to be heard on the amendment to approach the rail, give his name and address and be heard.

MR. LAWRENCE BELCHER, 25 CLIFTON AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council. He spoke in favor of amending this ordinance to include

808

Certified Public Accountants. The speaker added Newark needs the audits to insure fiscal accountability.

No one else appearing, a motion to close the hearing on the amendment was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to adopt the ordinance, as amended, on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance, as amended, having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-w.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 17, 1971, ENTITLED "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," TO EXTEND SAID ORDINANCE.

WHEREAS, the Municipal Council of the City of Newark by Ordinance 6S & FF adopted February 17, 1971, enacted a 15% Parking Tax on fees for parking, garaging, or storing of Motor Vehicles in the City of Newark in accordance with Title 54 of the Revised Statutes of the State of New Jersey; and

WHEREAS, the Senate and the General Assembly of the State of New Jersey has amended N.J.S.A. 40:48C-8 so as to provide that the tax on fees for parking, garaging, or storing of Motor Vehicles levied in accordance with that Chapter is extended to permit the collection of said tax for parking services rendered on or before December 31, 1975.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

1. Section 6 of Ordinance 6S & FF adopted February 17, 1971 entitled "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," be and is hereby amended to read as follows:

Section 6.

809

This ordinance shall apply to all parking garaging, or storing of motor vehicles provided on or before December 31, 1975.

2. This ordinance shall be deemed effective as of January 1, 1975.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-v.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage:

AN ORDINANCE AUTHORIZING A SPECIAL EMERGENCY APPROPRIATION IN THE AMOUNT OF \$1,480,000. BY THE CITY OF NEWARK, NEW JERSEY FOR THE PREPARATION AND EXECUTION OF A COMPLETE PROGRAM OF REVALUATION OF REAL PROPERTY FOR THE USE OF THE LOCAL ASSESSOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled September 4, 1974)

(Ordinance failed of adoption October 2, 1974, November 6, 1974, November 20, 1974, December 11, 1974, December 18, 1974 and January 3, 1975)

A motion to adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Bottone and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, President Harris.

No: Councilmen Carrino, Giuliano, James, Martinez, Tucker, Villani.

HEARINGS OF CITIZENS.

810 6-HC-a.

MRS. BESSIE WALKER WILLIAMS, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY,  
addressed the Municipal Council with respect to problems of the elderly and the allocation of funds for Elderly Affairs.

6-HC-b.

REVEREND LEVIN B. WEST, 9-11 HOLLAND STREET, NEWARK, NEW JERSEY, spoke about conditions at the J. F. Kennedy Center in the Central Ward. He stated the heating system only heats part of the building, there is lack of equipment and lavatory facilities are inadequate. Reverend West stressed the need to expand the services at the Center which he felt would be a tremendous uplift to the community. He recommended the Council set up a committee to look into programs, staffing and total facilities at the J. F. Kennedy Center.

Councilman Allen related he visited the Center and found no heat, many violations, dirty lavatories, ceiling falling and lack of essential equipment. He agreed that a Council Committee should look into this matter.

6-HC-c.

REVEREND WILLIE A. SIMMONS, 400 BELMONT AVENUE, NEWARK, NEW JERSEY, spoke in reference to the lack of housing in the City. He supported pay raises for the Police and Fire Directors.

6-HC-d.

MS. MADELINE ALEXANDER, 418 SOUTH 8TH STREET, NEWARK, NEW JERSEY,

and

6-HC-e.

MS. LINDA RICHARDSON, 106 SIXTEENTH AVENUE, NEWARK, NEW JERSEY, thanked the Municipal Council for their concern and efforts in keeping the Day Care Centers open in the City of Newark.

6-HC-f.

MR. DEREK RAINES, 736 SOUTH 20TH STREET, NEWARK, NEW JERSEY, appealed to the Municipal Council for funds for St. Ann's Alternate High School. He invited the Council to visit the school.

6-HC-g.

MRS. ARLENE HENRY, 122 OSBORNE TERRACE, NEWARK, NEW JERSEY, appeared before the Municipal Council. She complained about drug addicts, stray dogs, trucks on Osborne Terrace and lack of Code enforcement in the City of Newark.

RESOLUTIONS AND MOTIONS.

811

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN SUM OF \$7,988.02 PAYABLE TO CLARENCE PHILSON, 343 SCHLEY STREET, NEWARK, FOR NET WAGES DUE HIM FROM CITY AFTER ALL DEDUCTIONS HAVE BEEN MADE, NO CHECK TO BE ISSUED UNTIL ALL PAPERS DEEMED NECESSARY BY CORPORATION COUNSEL ARE RECEIVED BY HIM; NEWARK PATROLMAN ACQUITTED OF MISCONDUCT CHARGES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per their request was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION RATIFYING CONTRACT WITH TRAFFIC MARKING CO., INC., 209 COLUMBUS AVENUE, ROSELLE, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR PAINTING OF STREET LINES, AS SPECIFIED IN ATTACHED SCHEDULE 1, FOR SUM OF \$46,030.65, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; SAID AMOUNT TO BE PAID FROM TRAFFIC AND SIGNALS 1974 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Public Works Director Friscia met with the Council December 17, 1974)

A motion to adopt the resolution and directing the City Clerk to inform City Purchasing Agent Lucarelli that the Council, in the future, will not ratify any contract awarded by him where the Council must authorize the contract to be executed in accordance with the Local Public Contracts Law, was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-c.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH UNITED COMMUNITY CORPORATION, 449 CENTRAL AVENUE, NEWARK, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR NUTRITION PROGRAM FOR THE ELDERLY, AS SPECIFIED IN ATTACHED SCHEDULE #1, FOR SUM OF \$215,578., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; SAID AMOUNT SHALL BE PAID FROM UNEXPENDED BALANCE OF PREVIOUS YEAR'S NUTRITION PROGRAM AND FROM GRANT FUNDS TO BE RECEIVED FROM STATE DEPARTMENT OF COMMUNITY AFFAIRS; CONTRACT CONTINGENT UPON CITY'S RECEIVING APROVED FUNDS FROM STATE.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Health and Welfare Director Buford met with the Council January 14, 1975)

812

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO INCLUDE IN 1975 CITY OF NEWARK BUDGET SPECIAL ITEM OF REVENUE FROM STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES IN THE AMOUNT OF \$49,466. FOR NON-EMERGENCY TRANSPORTATION PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

EMERGENCY RESOLUTION APPROPRIATING \$49,466., SPECIAL ITEM OF APPROPRIATION, NON-EMERGENCY TRANSPORTATION; SAID EMERGENCY FUND SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM NEW JERSEY REALTY MORTGAGE COMPANY, OWNER OF PREMISES 286 SOUTH NINTH STREET, BLOCK 1781, LOT 63, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MILTON J. AND ELSIE LEIFER, HIS WIFE AND HERMAN AND RUTH L. MARGULES, HIS WIFE, OWNERS OF PREMISES 629 SOUTH 13TH STREET, BLOCK 361, LOT 8, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO J. L. R. CORP., SUM OF \$719.60, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1973 AND 1974, PREMISES 99 BROADWAY, BLOCK 442, LOT 41, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO VINCENT W. BONO, WATER METER REPAIRMAN, DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, FOR PERIOD BEGINNING JANUARY 10, 1975 AND ENDING JULY 10, 1975. (TO WORK IN DIVISION OF INSPECTIONS - FIRST LEAVE BEGAN APRIL 6, 1970)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, APPROXIMATELY 60 JUNK BATTERIES, MOTORS DIVISION, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH SUPREME MAINTENANCE CO., P. O. BOX 149, CEDAR GROVE, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR ONE (1) STEEL STORAGE TANK AND ONE (1) GASOLINE PUMP, IN ACCORDANCE WITH ATTACHED SCHEDULE, FOR TOTAL SUM OF \$4,673.15, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS. (TO BE PAID FROM POLICE DEPARTMENT OPERATING BUDGET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1.

814

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL AT PUBLIC AUCTION RECOVERED

MOTOR VEHICLES, 152 JUNK VEHICLES, PURSUANT TO N.J.S.A. 39:10A-1 AND 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH DEWEY'S

GARAGE, INC., 190 WILSON AVENUE, NEWARK, NEW JERSEY, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES IN DISTRICT ONE OF CITY, FOR \$54,750., FOR A THREE YEAR PERIOD BEGINNING APRIL 1, 1974, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-9.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Business Administrator Walls, Corporation Counsel Buck, City Purchasing Agent Lucarelli, Police Director Williams and Dewey's Garage, Inc. President Ronald D. Librizzi to meet with the Municipal Council at their pre-meeting conference February 4, 1975 to discuss this matter, was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH

DEWEY'S GARAGE, INC., 190 WILSON AVENUE, NEWARK, NEW JERSEY, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES IN DISTRICT TWO OF CITY, FOR \$54,750., FOR A THREE YEAR PERIOD BEGINNING APRIL 1, 1974, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-9.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Business Administrator Walls, Corporation Counsel Buck, City Purchasing Agent Lucarelli, Police Director Williams and Dewey's Garage, Inc. President Ronald D. Librizzi to meet with the Municipal Council at their pre-meeting conference February 4, 1975 to discuss this matter, was made by Councilman Carrino, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-o.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED TO IBM COMPANY FOR RENTAL OF SPECIALIZED DATA PROCESSING EQUIPMENT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ)

815

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING THE CITY CLERK TO ENTER INTO CONTRACT WITH GANN CODES, INC., IN THE AMOUNT OF \$8,140., FOR PREPARATION AND PRODUCTION OF POCKET SUPPLEMENTS TO THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-2 LOCAL PUBLIC CONTRACTS LAW)

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO THE ESTATE OF EDWARD H. VAN HOUTEN, C/O HOWARD SAVINGS BANK, 80 MAIN STREET, WEST ORANGE, NEW JERSEY 07052, \$119.47, NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO OVERPAYMENTS MADE ON OVERESTIMATED CHARGES RENDERED ON ACCOUNT NO. 12/581/1500/00, FOR 810 DE GRAW AVENUE, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO FRANK VISCEGLIA, 155 WASHINGTON STREET, NEWARK, NEW JERSEY 07102, \$92.79, NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO OVERPAYMENTS MADE ON OVERESTIMATED CHARGES RENDERED ON ACCOUNT 08/372/2000/00, 40 GOBLE STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

816

7-R-s.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO THE UNIQUE HEADBOARD CO., C/O J. ENGLANDER, 68 CLIFFORD STREET, NEWARK, NEW JERSEY 07105, \$140.86, NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO OVERPAYMENT MADE BY CUSTOMER ON ACCOUNT NO. 08/380/1300/00, 68 CLIFFORD STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$5,500. PAYABLE TO RUBEN DUMENG, AN INFANT, BY HIS GUARDIAN AD LITEM, LUZ MARIZ FLORES, AND CHRISTOPHER P. M. WADLEY, THEIR ATTORNEY, AND CHECK FOR \$2,000. PAYABLE TO LUZ MARIA FLORES AND CHRISTOPHER P. M. WADLEY, HER ATTORNEY, UPON RECEIPT OF GENERAL RELEASE EXECUTED BY LUZ MARIA FLORES, INDIVIDUALLY, AND RUBEN DUMENG, AN INFANT BY HIS GUARDIAN AD LITEM LUZ MARIA FLORES, IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM SUSTAINED BY INFANT WHEN HYDRANT HOSE BROKE CAUSING INFANT TO BE CARRIED BY FORCE OF WATER INTO PATH OF A MOTOR VEHICLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING THE TAX COLLECTOR TO INSTITUTE A RECEIVERSHIP ACTION WITH RESPECT TO 299 CLINTON AVENUE, NEWARK, NEW JERSEY, PURSUANT TO N.J.S. 54:4-123.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Giuliano.

7-R-v.

RESOLUTION AUTHORIZING SALE OF CITY-OWNED PROPERTY AT 85-89 JOHNSON AVENUE, NEWARK, NEW JERSEY, BLOCK 2695, LOT 3, AUTHORIZING ADVERTISING AND SETTING RETURN DATE OF SAME UNDER SPECIFIED CONDITIONS.

817

(Dimensions: 65' x 158'; Zoning-4th Residential District

Assessments: Land-\$8,200., Building-\$65,800.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS TOTALING \$63,700,000., IN ACCORDANCE WITH R. S. 40:5-7-1 AND HOLD INVESTMENTS TO CREDIT OF FUNDS INDICATED ON APPENDIX A TO THIS RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

Not Voting: Councilman Tucker.

7-R-x.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEWARK HOUSING AUTHORITY FOR PROVISION OF RELOCATION SERVICES, FOR TERM OF ONE YEAR, FROM OCTOBER 1, 1974 TO SEPTEMBER 30, 1975, FOR TOTAL AMOUNT \$63,765. (PROVIDED BY STATE OF NEW JERSEY, RESOLUTION 7-R-p, DECEMBER 18, 1974). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ. LOCAL PUBLIC CONTRACTS LAW; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Newark Housing Authority Relocation Services Director Guida Cetrulo to meet with the Municipal Council at their pre-meeting conference February 4, 1975 to discuss this matter, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

818

RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE AUTHORIZING MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO CONTRACT WITH JOSEPH CRAPAROTTA AND ROSALIE CRAPAROTTA, HIS WIFE, TO LEASE THE PREMISES KNOWN AS 763 SOUTH ORANGE AVENUE, NEWARK, NEW JERSEY, AT AN ANNUAL RATE OF \$5,187.50 TO BE PAID IN MONTHLY INSTALLMENTS OF \$432.29," ADOPTED JANUARY 16, 1975, 6-Ph, S & F-f, AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO APPLY TO DIVISION OF YOUTH AND FAMILY SERVICES OF THE STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES FOR FUNDS TOTALING \$400,629. TO IMPLEMENT A "HOMEMAKER" PROGRAM FOR THE ELDERLY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Tucker stated this matter was discussed with Health and Welfare Director Buford and hopefully this matter will be resolved. Councilman Tucker urged his colleagues to support the tabling of this ordinance until the matter is resolved.

The motion to table this resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE, ON BEHALF OF CITY OF NEWARK, TO EXTEND CONTRACT WITH THE HOSPITAL AND HEALTH PLANNING COUNCIL (RESOLUTION 7-R-s, APRIL 3, 1974) FOR PERIOD DECEMBER 1, 1974 TO APRIL 30, 1975, AND TO ACCEPT \$12,500. FOR EXTENSION PERIOD.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO INCLUDE IN 1975 CITY OF NEWARK BUDGET SPECIAL ITEM OF REVENUE IN THE AMOUNT OF \$282,249. FOR NEWARK HIGH IMPACT ANTI-CRIME PROGRAM - INDEPENDENCE HIGH SCHOOL.

813

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

EMERGENCY RESOLUTION APPROPRIATING \$282,249., SPECIAL ITEM OF APPROPRIATION, INDEPENDENCE HIGH SCHOOL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$259,204., HIGH IMPACT ANTI-CRIME PROGRAM - NEW ARK PREP.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

7-R-be.

EMERGENCY RESOLUTION APPROPRIATING \$259,204., SPECIAL ITEM OF APPROPRIATION, HIGH IMPACT ANTI-CRIME PROGRAM - NEW ARK PREP; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

7-R-bf.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$372,572., HIGH  
IMPACT ANTI-CRIME PROGRAM - MAN TO MAN PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

EMERGENCY RESOLUTION APPROPRIATING \$372,572., SPECIAL ITEM OF APPROPRIATION,  
HIGH IMPACT ANTI-CRIME PROGRAM - MAN TO MAN PROJECT; SAID EMERGENCY FUNDS SHALL BE  
PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT  
WITH THE NEWARK HOUSING AUTHORITY TO PROVIDE TRAINING SERVICE FOR TWENTY (20)  
APPRENTICE PAINTERS AT PER UNIT COST OF \$3,850., AGGREGATE SUM NOT TO EXCEED \$77,000.:  
SOURCE OF FUNDS COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II. (CONTRACT  
AWARDED WITHOUT COMPETITIVE BIDDING UNDER PROVISION OF LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-1 ET SEQ.)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Martinez pointed out there were some problems with the union.

Councilman Bottone related he talked to the President of the New Jersey Painters District Council No. 10, who answered in the affirmative all questions asked in conference. They feel this is a good program as far as they are concerned.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

821

7-R-bi.

RESOLUTION TO AUTHORIZE THE MAYOR TO ENTER INTO AN AMENDATORY CONTRACT WITH THE U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT TO AMEND LOAN AND CAPITAL GRANT CONTRACT NO. N.J.T-3 FOR CERTIFIED AREA PROGRAM, TOTAL AMOUNT ESTIMATED \$125,000., AND FOR AUTHORITY TO PROCESS APPLICATIONS FOR REHABILITATION LOANS UNDER SECTION 312 OF THE HOUSING ACT TO 1964, TOTAL AMOUNT ESTIMATED \$92,500. FOR UNDERTAKING AND CARRYING OUT REHABILITATION IN IMMEDIATE ACTION/WEST SIDE HIGH AREA.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH NEW HOPE DEVELOPMENT CORPORATION FOR THE PURPOSE OF CONTINUING THE MINORITY CONTRACTORS AND TRADE ASSOCIATION; \$50,000. CONTRACT COST BUDGETED IN MODEL CITIES/PLANNED VARIATIONS BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION TO AUTHORIZE MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT EXTENDING AND AMENDING PRIOR AGREEMENTS WITH HOUSING DEVELOPMENT AND REHABILITATION CORPORATION FOR CONSULTING SERVICES AND CONSOLIDATING THE HOME IMPROVEMENT AND CERTIFIED AREA PROGRAMS, SAID PRIOR AGREEMENTS TERMINATING ON DECEMBER 31, 1974 AND BEING THE SUBJECT MATTER OF PRIOR RESOLUTIONS NO. 7-R-e DECEMBER 20, 1973 AND NO. 7-R-cp SEPTEMBER 4, 1974 RESPECTIVELY; THE AMENDED ADMINISTRATIVE COST SHALL BE THE SUM OF \$60,000. WHICH SUM HAVING BEEN BUDGETED IN THE MODEL CITIES/PLANNED VARIATIONS PROGRAM. (CONTRACTS EXTENDED AND AMENDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone Cafrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

822  
7-R-bl.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION IN 1975 CITY OF NEWARK BUDGET SPECIAL ITEM OF REVENUE, MODEL CITIES PROGRAM, ADDITIONAL GRANT, EXPENSE CODE 9016-\$1,673,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

EMERGENCY RESOLUTION APPROPRIATING \$1,673,000., SPECIAL ITEM OF APPROPRIATION, MODEL CITIES PROGRAM - ADDITIONAL GRANT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION RATIFYING CONTRACT ENTERED INTO BETWEEN CITY OF NEWARK, DEPARTMENT OF HEALTH AND WELFARE AND THE FRIENDS OF CLINTON HILL FOR BESSIE SMITH HEALTH CENTER, FOR TERM NOVEMBER 1, 1974 TO JANUARY 16, 1975; AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE SAME PARTY FOR PROVISION OF HIGH QUALITY AMBULATORY HEALTH CARE FOR PERIOD JANUARY 17, 1975 TO MARCH 31, 1975; MAXIMUM AMOUNT TO BE PAID BY CITY \$67,465.74 BUDGETED IN FIRST YEAR PLANNED VARIATIONS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker.

Upon question posed by President Harris, Chief Analyst Polster replied the Staff reviewed the proposal and discussed this contract with Health and Welfare Director Buford. This resolution ratifies the contract for the term November 1, 1974 to January 16, 1975 and authorizes contract for period January 17, 1975 to March 31, 1975. There appears to be no technical errors in the resolution. However, there is an addition



error of \$115. in the budget which will be corrected.

823

Councilman James stated the Bessie Smith Health Center has been plagued with problems throughout its history. He felt the Council should go along with Councilman Allen's motion to adopt the resolution and request Health and Welfare Director Buford to indicate what are the long range plans to make Bessie Smith Health Center independent. Councilman James noted in the newspaper today that \$800,000. medicaid waiver funds have been squandered in private nursing homes. He thinks it is important to continue the Bessie Smith Health Center, earmarked for the lower Clinton Hill area.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

7-R-bo.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEW WELL NARCOTIC REHABILITATION CENTER, INC. BY WHICH \$37,500. WILL BE TRANSFERRED FROM PLANNED VARIATIONS MONIES TO NEW WELL, INC. TO ENABLE IT TO USE MONIES AS A LOCAL MATCH FOR GRANT OF \$227,000. FROM UNITED STATES DEPARTMENT OF ECONOMIC DEVELOPMENT ADMINISTRATION; CONTRACT TO RUN FROM JANUARY 20, 1975 TO DECEMBER 31, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Tucker called attention to letter dated September 6, 1974, addressed to Economic Development Administration Regional Director John E. Corigan, signed by President Harris, Councilmen Allen, Martinez, James, Villani and himself when funds were available by the Community Development Administration. Cash match will be in the amount of \$37,500. This will allow the New Well, Inc. to operate and provide residential treatment in the Central Ward.

Councilman Carrino said he had no doubts that this was a worthwhile program. This resolution was submitted to the Council at 4:30 P. M. today and the Council is expected to vote on it. Councilman Carrino declared if they have been waiting since September 6, 1974, they can wait two more weeks so that the Council can study the matter. The Council is violating their own policy by voting on late starters. Councilman Carrino recommended the Council defer action on this resolution.

Councilman Bottone concurred with Councilman Carrino. He did not feel that

January 16, 1975

Municipal Council stationery should be used when only six Councilmen sign the letter.

834 Councilman Tucker explained the letter was prepared at a late hour. The Economic Development Administration said they would not consider this matter unless they received something in writing. At that point, they were only concerned with giving the Economic Development Administration a promissory note so that the funding would not be discontinued. This program has been in the development stage for almost  $1\frac{1}{2}$  years. Councilman Tucker agreed Administration should have submitted this matter sooner.

Councilman Martinez asked the Staff if this resolution was in order.

Chief Analyst Polster replied he discussed this matter with Health and Welfare Director at 5:30 P. M. today. It appears that \$227,000. will be utilized to renovate the current location at 91-95 South Orange Avenue, a matched situation with Planned Variations funds.

Councilman Carrino reiterated maybe the reason Administration submits legislation so late is because the Council keeps voting on them. If the Council adheres to their policy and votes in the negative on a matter, perhaps Administration will submit legislation in time for Council consideration.

Councilman James remarked other than the letter, the Council indicated their willingness to support this program.

President Harris recalled when this letter was prepared there were six Councilmen present.

Councilman Bottone declared he is for a program to help narcotics. Six Councilmen signed the letter, which makes it appear the other three Councilmen do not support the program. He is not going to get involved with any late starters.

Councilman Tucker emphasized many times in Federal Programs deadline dates prohibit contacting all of the Councilmen. They had to come up with a letter of intent. The resolution authorizes the contract contingent upon receipt of the funds.

Councilman Bottone queried if the Council does not vote on this resolution at this meeting, will the funds be lost?

Councilman Tucker replied in the affirmative.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano.

7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF HEALTH AND WELFARE TO ENTER

INTO CONTRACT WITH NEW WELL NARCOTIC REHABILITATION CENTER, INC. BY WHICH \$58,303. WILL  
BE TRANSFERRED FROM COMMUNITY DEVELOPMENT FUNDS TO NEW WELL, INC. TO ENABLE IT TO USE  
FUNDS AS A LOCAL SHARE CONTRIBUTION TO MATCH GRANT OF \$194,343. FROM THE NATIONAL  
INSTITUTE OF DRUG ABUSE; CONTRACT TO RUN FROM SEPTEMBER 1, 1974 TO AUGUST 31, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Tucker pointed out this contract was for a term September 1, 1974 to August 31, 1975. Again, funds will be transferred from the Community Development Administration to New Well, Inc. to enable it to use funds as a local share contribution to match grant of \$194,343. from the National Institute of Drug Abuse.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

Not Voting: Councilmen Bottone, Carrino, Giuliano.

MOTIONS.

7-M-a.

A MOTION DIRECTING THE CITY CLERK TO FORWARD A LETTER TO MS. PAM GOLDSTEIN,  
REPRESENTATIVE OF BRUNO ASSOCIATES, EXPRESSING THE WISHES OF THE MUNICIPAL COUNCIL FOR  
A SPEEDY RECOVERY, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

Councilwoman Villani brought to the attention of the Municipal Council that several departmental documents are being printed with names of the Members of the Council absent.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH THE PROPER CITY  
OFFICIALS TO ASSURE THAT ANY BOOKLET OR PAMPHLET PRINTED BY A MUNICIPAL AGENCY CONTAIN-  
ING THE NAMES OF CITY OFFICIALS SHOULD INCLUDE THE NAMES OF THE PRESENT MEMBERS OF THE  
MUNICIPAL COUNCIL, was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

826 COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented PROPOSED "ORDINANCE AMENDING CHAPTER 2 OF TITLE 17, DISORDERLY CONDUCT, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED (TO PREVENT LOITERING WITHIN THE CITY OF NEWARK)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 26, 1974, ENCLOSING PROPOSED "ORDINANCE TO IMPOSE A TAX ON ALCOHOLIC BEVERAGES SOLD FOR ON PREMISES CONSUMPTION IN THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF NEW JERSEY STATUTES 40:48C-2 ET SEQ."

(Tax Rate - Liquor-\$5.00 a gallon, Wine-\$1.00 a gallon,  
Sparkling Wine-\$1.00 a gallon, Vermouth-\$1.00 a gallon)

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Tucker stated the Council received the 1975 Municipal Budget about four hours ago. Implications of a layoff and this tax very much relate. Councilman Tucker was not of the opinion the Council should just pass this tax. He recommended the Council table this ordinance until they have time to review the budget and at that time if they find this tax is needed, the ordinance can be removed from the table.

A motion to table this ordinance was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 18, 1974, PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE PROHIBITING THE PAYMENT OF SALARY SUPPLEMENTS TO EMPLOYEES OF THE CITY OF NEWARK WITHOUT THE APPROVAL OF THE NEWARK MUNICIPAL COUNCIL,' 6-S & F-g ADOPTED OCTOBER 16, 1974."

(Copy of ordinance submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris. 827

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 6, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR THE DIRECTOR OF INFORMATION SYSTEMS)"

(Director of Information Systems - \$29,500. - \$29,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to reject this ordinance was made by President Harris, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JANUARY 7, 1975, NOMINATING COUNCILWOMAN MARIE L. VILLANI, 586 PARKER STREET, NEWARK, NEW JERSEY AS A MEMBER OF THE LOCAL ASSISTANCE BOARD OF THE CITY OF NEWARK, FOR A TERM COMMENCING JANUARY 1, 1975 AND EXPIRING DECEMBER 31, 1975.

(Copy of communication submitted to each Member of the Council)

A motion to confirm the nomination of Councilwoman Marie L. Villani as a Member of the Local Assistance Board for a term commencing January 1, 1975 and expiring December 31, 1975, was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 9, 1974, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF STOCK CLERK IN THE DIVISION OF CENTRAL PURCHASE)"

(Stock Clerk \$5,872. - \$7,138.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

8.26

A motion directing the City Clerk to place this ordinance on the February 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 20, 1974, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 23, CHAPTER 5, SECTION 7, PARAGRAPH A, B, C, D, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK (1966)."

(Time limitation changed to 8:00 A. M. to 11:00 A. M. to facilitate more efficient street cleaning operations)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Martinez, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from December 24, 1974 to January 7, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Holy Name Society - St. John's Ukrainian Catholic Church	6583 (Amended)
Holy Name Society Blessed Sacrament Church	6597 (Amended)
Blessed Sacrament Holy Society Advisory Board	6598 (Amended)
Blessed Sacrament Home School Association	6642 (Amended)
Immaculate Heart of Mary Roman Catholic Church (For Spanish Speaking)	6694
Central Ward Unit, Boys' Clubs of Newark, Inc.	6695
Broadway Unit of the Boys Clubs of Newark	6696
South Ward Unit of the Boys Clubs of Newark	6697

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Club Espana Inc.	6698
Essex Newark District of the National Council of Catholic Women	6699

January 16, 1975

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes: 825

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 10:25 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President





Newark, New Jersey, February 5, 1975

830

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Eugene Gillece, Sacred Heart Roman Catholic Church, Vailsburg.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Thomas Mac Portland, Sergeant-at-Arms.

President Harris declared under no circumstances will he tolerate any nonsense at this meeting or any future meetings. Decorum is the order of the day. Each person who is listed as a speaker will be entitled to his five minutes under the existing City ordinance. He will be duly recognized and heard. Slanderous and impertinent remarks aimed at any Member of the Council will not be tolerated. If anyone creates any disturbance, he will be ordered removed from the Council Chamber and arrested.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF DECEMBER, 1974.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-b. The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF DECEMBER, 1974.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-c. The City Clerk presented COPY OF MINUTES OF MEETING OF THE SECOND RIVER JOINT MEETING, HELD DECEMBER 2, 1974.

February 5, 1975

February 5, 1975

831

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE JOINT MEETING MAINTENANCE, HELD DECEMBER 19, 1974.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD DECEMBER 18, 1974.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD DECEMBER 18, 1974.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-g.

The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD DECEMBER 31, 1974.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

- 4-h. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD DECEMBER 31, 1974. 832
- (Copy submitted to each Member of the Council)
- A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:
- Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.
- 4-i. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JANUARY 6, 1975.
- (Copy submitted to each Member of the Council)
- A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:
- Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.
- 4-j. The City Clerk presented REPORT OF THE MUNICIPAL COURT, PARTS ONE, TWO, FOUR, FIVE AND SIX, FOR THE MONTH OF DECEMBER, 1974.
- A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:
- Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.
- 4-k. The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF DECEMBER, 1974.
- A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:
- Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.
- 4-l. The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE YEAR 1974.
- A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:
- Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

833 4-m. The City Clerk presented REPORTS OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF DECEMBER, 1974.

A motion to approve the Reports of Contracts Awarded was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-n. The City Clerk presented REPORT FROM DIRECTOR OF FINANCE RE. SALE OF TAX ANTICIPATION NOTE NO. 1 IN THE AMOUNT OF \$5,000,000. DATED JANUARY 15, 1975, MATURING AUGUST 15, 1975, AND BEARING A RATE OF INTEREST OF 6% PER ANNUM, SOLD AT PAR TO THE FIDELITY UNION TRUST COMPANY OF NEW JERSEY, IN ACCORDANCE WITH THE TERMS OF RESOLUTION 7-R-bb ADOPTED JANUARY 3, 1975.

A motion to ratify the Report was made by Councilman Allen, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-o. The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD DECEMBER 18, 1974.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-p. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM DECEMBER 23, 1974 TO DECEMBER 27, 1974 AND FROM DECEMBER 30, 1974 TO JANUARY 3, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM DECEMBER 23, 1974 TO DECEMBER 27, 1974 AND FROM DECEMBER 30, 1974 TO JANUARY 3, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-q. The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE-RAMAPO, HELD DECEMBER 11, 1974.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes: 834

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1. The City Clerk read APPLICATION OF MIKE CRUZ (LJUPCO KOJCEISKI, OWNER); TO PERMIT IN A 4TH BUSINESS DISTRICT ESTABLISHMENT OF A USED CAR LOT; ON PREMISES 259 BROAD STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD ENDING THREE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 3-2)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. MICHAEL CRUZ, 584 SUMMER AVENUE, NEWARK, NEW JERSEY, the applicant, appeared before the Municipal Council. He urged the Council to approve this application.

Councilman Carrino stated he is well aware of the conditions and hazards in this area. This property is being used for parking by other interests and there are cars on the sidewalk. Councilman Carrino said he read the transcript which stated the area will be fenced, lights installed and the house will be demolished. He recommended the Council approve this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-A-2.

835

The City Clerk read APPLICATION OF M. ROSARIO AND J. PANTOJA (IRIS GELBER, OWNER); TO PERMIT IN A 3RD BUSINESS DISTRICT ESTABLISHMENT OF A DANCE HALL AND POOL PARLOR; ON PREMISES 109<sup>1</sup>/<sub>4</sub> BROAD STREET; ON CONDITION THAT 1) A FIRE ESCAPE IS INSTALLED ON THE BROAD STREET SIDE OF THE BUILDING.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. GEORGE H. HAHM, 949 BROAD STREET, NEWARK, NEW JERSEY, Attorney for the applicant, appeared before the Municipal Council. He stated this establishment would provide recreation and there would be plenty parking spaces. Mr. Hahm urged the Municipal Council to approve this application.

Councilman Martinez stated he received telephone calls from people in the area opposing the granting of this variance. He requested the Council defer action on this application so that he may speak to some of the people who stated they did not want to see this type of establishment at this location.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING ROSE STREET AS A ONE-WAY STREET.

(Rose Street, Westbound, from Bergen Street to 18th Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Telford Street, from South Orange Avenue to a point 200' northerly therefrom, both sides, from 9:00 A. M. to 6:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 19, 1975.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING CHAPTER 2 OF TITLE 17, DISORDERLY CONDUCT, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED (TO PREVENT LOITERING WITHIN THE CITY OF NEWARK).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 19, 1975.

6-F-d.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF STOCK CLERK IN THE DIVISION OF CENTRAL PURCHASE)

837

(Stock Clerk \$5,872. - \$7,138.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 19, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

None.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage:

AN ORDINANCE AUTHORIZING A SPECIAL EMERGENCY APPROPRIATION IN THE AMOUNT OF \$1,480,000. BY THE CITY OF NEWARK, NEW JERSEY, FOR THE PREPARATION AND EXECUTION OF A COMPLETE PROGRAM OF REVALUATION OF REAL PROPERTY FOR THE USE OF THE LOCAL ASSESSOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled September 4, 1974)

(Ordinance failed of adoption October 2, 1974, November 6, 1974, November 20, 1974, December 11, 1974, December 18, 1974, January 3, 1975 and January 16, 1975)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Harris and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, President Harris.

No: Councilmen Carrino, Giuliano, James, Martinez, Villani.



February 5, 1975

FOR CONSIDERATION.

President Harris called for ordinances for consideration.

338

6-S & F-b.

The City Clerk read AN ORDINANCE PROVIDING FOR ANNUAL AUDITS OF FEDERAL AND STATE FUNDED PROGRAMS, AS AMENDED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance adopted by the Municipal Council January 16, 1975 and rejected by the Mayor January 24, 1975)

The City Clerk read the following veto message from Mayor Gibson:

"January 24, 1975

To: PRESIDENT AND MEMBERS OF THE MUNICIPAL COUNCIL

I am returning Ordinance No. 6-S & F-n to you with my rejection. I question whether funds for the hiring of accountants by the Municipal Council should be placed in the budgets of parties contracting with the City.

It appears that the Municipal Council would be incurring a debt to be paid for by another party. The contracting party is also being deprived of the right to arrange its affairs without interference.

/s/ Kenneth A. Gibson

MAYOR"

The City Clerk stated the question before the Municipal Council is "Shall the Municipal Council override the Mayor's veto of 'An Ordinance providing for annual audits of Federal and State Funded Programs, As Amended,' adopted by the Municipal Council January 16, 1975, rejected by Mayor Gibson January 24, 1975?"

A motion to override the Mayor's veto of this ordinance was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

The City Clerk: The Mayor's veto of this ordinance is overridden. This ordinance will be advertised according to law.

839

HEARINGS OF CITIZENS.

6-HC-a.      MR. JOHN VAUGHN BEY, 46 TILLINGHAST STREET, NEWARK, NEW JERSEY, addressed the Municipal Council regarding peddling in the downtown area.

Councilman James stated Mr. Vaughn Bey met with Mr. Harold Edwards, Analyst, Business Administrator's Office in order to iron out problems between the peddlers in the downtown area. He asked if the problems of harassment by Newark Policemen in the downtown area and use of other alleys in the downtown area have been resolved.

Mr. Vaughn Bey replied in the negative.

Councilman James stated whereas Administration has set up a committee to follow up this matter, he will move under "Motions" that the Municipal Council be advised of any plans formulated by Administration with respect to the continuation of peddlers in the downtown area. Councilman James said he will also speak to Mr. Edwards. He asserted this is an administrative matter. The first priority will be to receive a report from Administration and then he can properly advise Mr. Vaughn Bey at a later time.

Councilman Carrino said it must be understood that at present peddling in the City of Newark is illegal and he does not believe saying the peddlers are being harassed by the Police Department is a valid reason. The Police Department is trying to enforce the law.

Councilman James said the peddlers were told to relocate themselves in the alley on West Market Street and that is where they were harassed.

Councilman Carrino recalled when the Council met with the Business Administrator they indicated they would not allow the peddlers to locate themselves in that alley.

Councilman Bottone agreed with Councilman Carrino because he voiced strong opposition to peddling in the alleys. A suggestion was made to permit peddlers to use some building because they could not afford rentals, etc. Councilman Bottone asked what agreement was made with Administration.

6-HC-b.      MR. JOE HINTON, 175 FIRST STREET, NEWARK, NEW JERSEY, stated he is a patient at Veterans Hospital and a licensed peddler. He appealed to the Council to permit peddling in the downtown area.

Councilman James stated the Council has no intention of eliminating licensed peddlers. He believed they are as much a part of society as motherhood and apple pie and they must find out exactly what plan of action they are going to represent, and then there is the most important question of enforcement.

February 5, 1975

8-10

Originally the Council's concern dealt with peddlers locating themselves in front of a business who pay a payroll tax, pay rent and a peddler could sell considerably lower than the person inside. Councilman James reiterated he will advise the speakers of the Administration's plan. The Council's consideration is that it must be a fair plan not only to the peddlers but to the business men. All parties will be considered in the Council's deliberation.

6-HC-c.        MRS. JESSIE ROBINSON, 794 SOUTH 11TH STREET, NEWARK, NEW JERSEY, President, Parents Association, Newark Community Center of the Arts, addressed the Municipal Council. She stressed the Newark Community Center of the Arts offers culture to all Newark children and cuts down the crime rate. Mrs. Robinson strongly urged the Municipal Council to include funds for the Newark Center of the Arts in the 1975 Newark Budget.

6-HC-d.        MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. She stressed the needs for Senior Citizens. Mrs. Peterson appealed to the Council to approve funds for the Nutrition Program.

6-HC-e.        MR. DAVID CAMPBELL, 220 PROSPECT STREET, EAST ORANGE, NEW JERSEY, appeared before the Municipal Council. He appealed to the people of Newark to work together and to the Council to take the initiative to bring the City together because Newark has potentials of being a great City.

6-HC-f.        MR. MICHAEL J. PICONE, 717 DE GRAW AVENUE, NEWARK, NEW JERSEY, President, North Ward Property Owners Protective Association, urged the continuance of the service of trash pullers. He also spoke with respect to the layoff of City employees. Mr. Picone strongly opposed the proposed ordinance creating the position of Legislative Research Officer, Municipal Council.

6-HC-g.        MR. HENRY B. SQUIRE, JR., 386 HAWTHORNE AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council, appealing for funds for the East-Ark. Mr. Squire proposed a Half-Way House for the youth who are being incarcerated the first time.

Councilman James said he knows Mr. Squire works with the youth and is familiar with the drug background. The Council cannot vote upon this proposal. They went through several meetings trying to fund a program. Any request for funding and support of the program must go through the Mayor's Drug Council. This is strictly an administrative decision. Councilman James recommended Mr. Squire submit his proposal to the Mayor's Advisory Drug Board.

841

Mr. Squire remarked this is not a drug proposal. It is an appeal for crime prevention for the youth.

Councilman James said the proposal should be submitted to the High Impact Anti-Crime Program which is funded.

6-HC-h.

MRS. HELEN POCK, 687 SUMMER AVENUE, NEWARK, NEW JERSEY, complained about citizens having to place garbage cans at the curbs. She felt Federal funds could be used for this purpose. Mrs. Pock urged proper allocation of funds.

Councilman Giuliano agreed with the speaker. He pointed out there are guide lines with State and Federal funds. Councilman Giuliano said no one has come up with a plan to continue this service. The Council is trying to resolve this matter.

Councilman Carrino suggested the citizens do the same as Councilwoman Villani, Councilman James and he have been doing since last Thursday.

Councilman Carrino related Councilman Villani, Councilman James and he have been urging the Mayor to come up with a plan to continue this service. He suggested the citizens do the same. Perhaps the Mayor will reconsider the situation.

6-HC-i.

MR. WALTER S. PERNA, 313 SUMMER AVENUE, NEWARK, NEW JERSEY, spoke in favor of a salary increase for the Councilmen. He asked what is happening to State and Federal funds coming into Newark. Mr. Perna referred to the newspaper article regarding ordinances granting overtime pay to various Department Heads.

Councilman Bottone stated he read the newspaper article. The Council has the background on this matter. Councilman Bottone suggested the speaker voice his complaint to the Mayor's Office.

Councilman Carrino said the Council was made aware of supplemental salaries from the Federal Government. The Council created an ordinance prohibiting the payment of salary supplements to employees of the City of Newark without the approval of the Newark Municipal Council. Now they are calling it "overtime."

The following speakers addressed the Municipal Council with respect to the dire need for housing in the City of Newark:

6-HC-j.

MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

k. MS. LYDIA BARRETT, 26 NAIRN PLACE, NEWARK, NEW JERSEY.

l. MS. BEVERLY GREGORY, 26 NAIRN PLACE, NEWARK, NEW JERSEY.

m. MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

- n. IMAMU AMIRI BARAKA, 502 HIGH STREET, NEWARK, NEW JERSEY.  
o. MR. JAMES ROBINSON, 33 HEDDEN TERRACE, NEWARK, NEW JERSEY.

843

6-HC-p. REVEREND HORACE P. SHARPER, 124 CHANCELLOR AVENUE, NEWARK, NEW JERSEY,

expressed his concern for the preservation and conservation of existing housing in Newark. He felt most of the ills and cures could have been remedied by the landlords and people themselves. Reverend Sharper cited several proposed projects which will house many families in the City. He stressed the need for decorum at Council meetings.

6-HC-q. MRS. ALICE SHOEMAKE, 790 BERGEN STREET, NEWARK, NEW JERSEY, Member of the  
Bergen Street, Block Association, requested the use of City-owned property at 802-808 Bergen Street as a mini-park. The speaker invited the Council to attend meetings of the Bergen Street Block Association.

Councilman James said Administration has followed through on many requests of the Bergen Street Block Association. He recalled Recreation and Parks Director Washington looked at the site and it was hoped the Department of Recreation and Parks would meet with the Bergen Street Block Association as it was an administrative matter. Whereas the Administration has failed, then it becomes the Council's responsibility to try to resolve the problem. However, he is not certain they can resolve the problem of equipment. Councilman James indicated he will take over the problem personally since the matter has not been resolved.

6-HC-r. MRS. HELEN HILL, 791 BERGEN STREET, NEWARK, NEW JERSEY, President, Bergen  
Street Block Association, stressed the need for mini-parks in the area. The Association was formed to rehabilitate the community to make it a safe and beautiful place to live. The speaker urged property at 799 Bergen Street be boarded or demolished.

Councilman James stated he will attend the February 21, 1975 meeting of the Bergen Street Block Association. He will follow up on the abandoned property 799 Bergen Street and the two mini-parks.

Councilman Carrino clarified even though the building has been gutted and burned, the transfer of title has not taken place. The City cannot demolish the property until all titles and liens are cleared. The Council has been active in Open Space Grants. Plans for the first lighted open space recreational area have been approved. Four areas have been funded and plans completed, two of which are under construction.

February 5, 1975

6-HC-s.

843

REVEREND LEVIN B. WEST, 9-11 HOLLAND STREET, NEWARK, NEW JERSEY,

stated he was concerned with uplifting education and standard of living in the City. He vehemently opposed granting tax abatement to persons in the community who have lived unruly and want to destroy, tear and isolate this City. Reverend West contended the Council has a moral obligation not to approve tax abatement for the R-32 urban renewal project in the Central Ward.

President Harris stated when he took his oath of office on July 1, 1974 and his colleagues saw fit to elect him President of the Municipal Council, he stated under no circumstances would he tolerate one iota of nonsense in the Council Chamber and no City business would be disturbed. He will attempt to uphold his statements.

President Harris said there have been allegations in reference to this Council being opposed to housing in Newark. He declared this Council is not opposed to housing. The Council was appalled at the article in Harper's Magazine. Newark is going to become a great City. President Harris cited tax abatement approved for projects in the City. Tax abatement is a determination residing strictly with the governing body. The Mayor submits his recommendation to the Council, but they do not have to approve it. The final determination is made by this Council.

Councilman Allen stated when he ran for Councilman of the Central Ward, he pledged housing would be built in the Central Ward. Everyone is aware decent housing is needed in the Central Ward and throughout the City of Newark. When the Council considers a tax abatement, they must look hard as to whom the tax abatement would be granted.

Councilman James stated a most important virtue that elected officials can have when in a seat of power is compassion and sensitivity for the powerless, poor and disadvantaged. The sponsors of Kawaida Temple have sponsored political candidates against him, dishonored his name and have demonstrated a lack of respect for his elected position. However, the overriding important issue before us is the question of more or less housing for the City of Newark as opposed to our political and philosophical differences. Thus his vote is testimonial to our acute and urgently needed housing units to improve the quality of life and opportunity for the mass of people who are mere pawns in any political struggle.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

844

A motion to consider Resolution 7-R-bg on the Calendar at this time was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bg.

RESOLUTION APPROVING APPLICATION AND PLAN OF KAWAIDA COMMUNITY DEVELOPMENT I, INC. FOR CONSTRUCTION OF PROJECT BOUNDED BY AVON AVENUE, BADGER AVENUE, ROSE STREET AND BELMONT AVENUE: GRANTING EXEMPTION FROM TAXATION FOR PERIOD NOT EXCEEDING FORTY-EIGHT YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ., UPON APPROVAL OF PLAN AND PROJECT BY DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY AND THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OF THE UNITED STATES GOVERNMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilman James.

A motion to consider Resolution 7-R-bh on the Calendar at this time was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bh.

RESOLUTION APPROVING APPLICATION AND PLAN OF KAWAIDA COMMUNITY DEVELOPMENT II, INC., FOR CONSTRUCTION OF PROJECT BOUNDED BY BELMONT AVENUE, EIGHTEENTH AVENUE, BOYD STREET AND SEVENTEENTH AVENUE; GRANTING EXEMPTION FROM TAXATION FOR PERIOD NOT EXCEEDING FORTY-EIGHT YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ., UPON APPROVAL OF PLAN AND PROJECT BY DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY AND THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OF THE UNITED STATES GOVERNMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

February 5, 1975

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.  
No: Councilman James.

845

7-R-a.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH DEWEY'S GARAGE, INC., 190 WILSON AVENUE, NEWARK, NEW JERSEY, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES IN DISTRICT ONE OF CITY, FOR \$54,750., FOR A THREE YEAR PERIOD BEGINNING APRIL 1, 1974, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-9.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck, Assistant Corporation Counsel Perillo, Purchasing Agent Lucarelli and Mr. Nicholas Caprio, Attorney, representing Dewey's Garage, Inc., met with the Council February 4, 1975)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH DEWEY'S GARAGE, INC., 190 WILSON AVENUE, NEWARK, NEW JERSEY, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES IN DISTRICT TWO OF CITY, FOR \$54,750., FOR A THREE YEAR PERIOD BEGINNING APRIL 1, 1974, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-9.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck, Assistant Corporation Counsel Perillo, Purchasing Agent Lucarelli and Mr. Nicholas Caprio, Attorney, representing Dewey's Garage, Inc., met with the Council February 4, 1975)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.



7-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED TO IBM COMPANY FOR RENTAL OF SPECIALIZED DATA PROCESSING EQUIPMENT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-1 ET SEQ.)

(Copy of resolution and correspondence submitted to each Member of the Council) 846

(Business Administrator Walls, Finance Director Grexa, Assistant Corporation Counsel Perillo and representatives of IBM Company met with the Council February 4, 1975)

A motion to defer action on this resolution was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-d.

RESOLUTION RATIFYING CONTRACT ENTERED INTO BETWEEN CITY OF NEWARK, DEPARTMENT OF HEALTH AND WELFARE AND THE NEWARK HOUSING AUTHORITY FOR PROVISION OF RELOCATION SERVICES FOR TERM OCTOBER 1, 1974 TO FEBRUARY 5, 1975 AND AUTHORIZING MAYOR AND DIRECTOR OF DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH SAME PARTY FOR PROVISION OF RELOCATION SERVICES FOR PERIOD FEBRUARY 6, 1975 TO SEPTEMBER 30, 1975; TOTAL CONTRACT \$138,765. - \$63,765.-STATE GRANT (RESOLUTION 7-R-p DECEMBER 18, 1974), \$37,500.- DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE 1975 BUDGET, \$37,500. IN-KIND SERVICES) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ., AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Newark Housing Authority Relocation Services Director Guido Cetrulo, Newark Housing Authority Counsel Ronald Jensen and Project Coordinator Bishop Wadsworth met with the Council February 4, 1975)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-e.

RESOLUTION ESTABLISHING 1975 CAPITAL BUDGET TOTAALLING \$6,148,226. FOR MAKING OF CAPITAL IMPROVEMENTS AND ORDERLY PLANNING FOR PREPARATION OF ORDINANCES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$6,500. TO EAGLE MORTGAGE CORP. AND LEWIS J. WEINSTEIN, ESQ., ITS ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE DULY EXECUTED IN FAVOR OF THE CITY OF NEWARK, AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL IN FULL SETTLEMENT OF CLAIM FOR ILLEGALLY AND WRONGFULLY DEMOLISHING PROPERTY 640 BERGEN STREET, NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO 99 LINCOLN AVENUE, INC., SUM OF \$570.60, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972 AND 1973, PREMISES 701 HUNTERDON STREET, BLOCK 2688, LOT 32, PURSUANT TO JUDGEMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO 99 LINCOLN AVENUE, INC., SUM OF \$1,179.24, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972 AND 1973, PREMISES 703 HUNTERDON STREET, BLOCK 2688, LOT 33, PURSUANT TO JUDGEMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO KURT OLDEN AND GABRIEL GALEF, TRUSTEES, SUM OF \$1,221.20, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1974, PREMISES 196-204 ROSEVILLE AVENUE, BLOCK 1928, LOT 31, PURSUANT TO JUDGEMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-j.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO CENTURY EXCHANGE,  
INC., SUM OF \$1,129.20, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 348  
302 SIXTH AVENUE, BLOCK 1919, LOT 6, PURSUANT TO JUDGEMENT OF DIVISION OF TAX APPEALS  
OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-k.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO BERN BROTHERS  
CONSTRUCTION CO., SUM OF \$1,166.84, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND  
1972, PREMISES 385-391 ROSEVILLE AVENUE, BLOCK 1947, LOTS 66-68, PURSUANT TO  
JUDGEMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-l.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO MARY RUSSO, SUM OF  
\$147.04, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1971, PREMISES 337 WEST KINNEY STREET,  
BLOCK 2517, LOT 37, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE.  
(FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-m.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO MARY RUSSO, SUM OF  
\$147.04, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1971, PREMISES 339 WEST KINNEY STREET,  
BLOCK 2517, LOT 38, PURSUANT TO JUDGEMENT OF DIVISION OF TAX APPEALS OF THE STATE.  
(FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-n.                    RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO HARRY SOLOMON, SUM  
843 OF \$752.80, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 449-451  
FAIRMOUNT AVENUE, BLOCK 2604, LOT 16, PURSUANT TO JUDGEMENT OF DIVISION OF TAX APPEALS  
OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-o.                    RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO HAROLD HOLDING  
COMPANY, SUM OF \$658.70, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES  
843-845 SOUTH 19TH STREET, BLOCK 2642, LOTS 20, 21, PURSUANT TO JUDGEMENT OF DIVISION  
OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-p.                    RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ABE  
WILLIAMS AND MILDRED WILLIAMS, HIS WIFE, OWNERS OF PREMISES 54 BROAD STREET, BLOCK  
572, LOT 33, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-q.                    RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM  
ANTOINETTE BURGKWIST, WIDOW, OWNER OF PREMISES 69 STONE STREET, BLOCK 485, LOT 4,  
FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-r.                    RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITION OF SEVENTEEN BUILDINGS AS SPECIFIED IN ATTACHED SCHEDULE #1, FOR TOTAL SUM OF \$37,894., PURSUANT TO N.J.S.A. SECTION 40A:11-9 LOCAL PUBLIC CONTRACTS LAW; SAID AMOUNT SHALL BE PAID FROM SAFE AND CLEAN STREETS PROGRAM BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-s.                    RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, 33 SCRAP VEHICLES, 10-12 TONS SCRAP IRON, DIVISION OF MOTORS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-t.                    EMERGENCY RESOLUTION APPROPRIATING \$12,500., DEPARTMENT OF HEALTH AND WELFARE, HEALTH PLANNING AGENCY PROGRAM, NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-u.                    EMERGENCY RESOLUTION APPROPRIATING \$129,558., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT TRAINING ACT TITLE II PROGRAM, NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

851 7-R-v.

EMERGENCY RESOLUTION APPROPRIATING \$63,765., DEPARTMENT OF HEALTH AND WELFARE, RELOCATION ASSISTANCE PROGRAM, NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-w.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$129,558., UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION CETA II.

A motion to reject this resolution was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-x.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$63,765., REVENUES FROM STATE DEPARTMENT OF COMMUNITY AFFAIRS.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-y.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ITEM OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$12,500., HOSPITAL AND HEALTH PLANNING COUNCIL.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR

\$6,000. PAYABLE TO VICTOR VASQUEZ, CONSUELA VASQUEZ AND GOLDSTEIN AND TOTO, ESQ.,  
1980 SPRINGFIELD AVENUE, MAPLEWOOD, NEW JERSEY, UPON RECEIPT OF GENERAL RELEASE AND  
STIPULATION OF DISMISSAL OR ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL,  
IN FULL SETTLEMENT OF CLAIM FOR INJURIES SUSTAINED WHEN VICTOR VASQUEZ TRIPPED IN HOLE  
IN PAVEMENT AND FELL INTO PASSING MOTOR VEHICLE IN PARKING LOT ON WASHINGTON AND MARKET  
STREETS, OPERATED AND CONTROLLED BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTALING

\$19,900.69 TO PERSONS IN AMOUNTS SHOWN ON ANNEXED EXHIBIT A, OVER-PAYMENTS CARRIED  
ON BOOKS AND RECORDS OF TAX COLLECTOR BY REASON OF COUNTY BOARD TAX APPEALS AND STATE  
BOARD TAX APPEALS FOR YEARS 1970, 1971, 1972 AND 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-bb.

RESOLUTION AUTHORIZING TAX COLLECTOR TO CONDUCT HEARING ON BLOCK 8, LOT 9

(34-50 SPRING STREET), PROPERTY SUBJECT TO A LIEN FOR UNPAID MUNICIPAL REAL ESTATE  
TAXES, PURSUANT TO NEW JERSEY STATUTE 54:7-1 ET SEQ. AND TO RECOMMEND TO MUNICIPAL  
COUNCIL A METHOD OF APPORTIONING SUBJECT LIEN.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

359 7-R-bc. RESOLUTION AUTHORIZING MAYOR, ON BEHALF OF CITY, TO EXECUTE PROJECT AGREEMENT WITH STATE DEPARTMENT OF ENVIRONMENTAL PROTECTION, COMMITTING THE STATE TO PAYMENT OF \$332,500. TO CITY TOWARDS CONSTRUCTION OF PHASE I OF PEQUANNOCK WATERSHED RECREATIONAL FACILITY. (REIMBURSEMENT TO CITY 50% OF PLANNING AND CONSTRUCTION FUNDS FOR FACILITY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-bd. RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO AGREEMENT WITH THE NEW JERSEY DEPARTMENT OF INSTITUTIONS AND AGENCIES, DIVISION OF YOUTH AND FAMILY SERVICES TO CONTINUE NON-EMERGENCY TRANSPORTATION PROJECT, FOR PERIOD JANUARY 1, 1975 TO DECEMBER 31, 1975. (TOTAL BUDGET \$348,575.26 TO BE FUNDED FEDERAL FUNDS THROUGH STATE (75%)-\$261,431.44, LOCAL FUNDS (25%)-\$87,143.82, TOTAL \$348,575.26; 25% LOCAL SHARE: DIRECT AND INDIRECT COSTS-\$38,096., P.V. (DIRECTOR'S SALARY-\$17,179., OTHER COSTS-\$3,700., \$20,879., P.V. (PAYMENTS TO STATE) -\$28,168.82., TOTAL-\$87,143.82)

(Copy of resolution and correspondence submitted to each member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-be. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEW JERSEY STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES TO CONTRIBUTE TO NEW JERSEY STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES 25% OF COSTS OF PROVIDING CHILDHOOD DAY CARE SERVICES AT THE SHERMAN AVENUE DAY CARE CENTER, PROVIDED STATE ADDS REMAINING 75% OF COSTS, FOR PERIOD FEBRUARY 1, 1975 TO MARCH 31, 1975. (\$5,754.16 BUDGETED IN FIRST YEAR PLANNED VARIATIONS FUNDS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.



7-R-bf.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF HEALTH AND WELFARE TO ENTER

INTO CONTRACT WITH ESSEX UNIT, NEW JERSEY ASSOCIATION FOR RETARDED CHILDREN, INC. TO PROVIDE TRANSPORTATION FOR MAXIMUM OF FIFTEEN (15) MENTALLY RETARDED ADULTS OR CHILDREN TO ASSOCIATIONS' LOCATIONS IN EAST ORANGE OR NEWARK, FOR PERIOD MARCH 1, 1975 TO AUGUST 31, 1975. (TOTAL AMOUNT TO BE RECEIVED BY CITY \$5,994.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-bg.

RESOLUTION APPROVING APPLICATION AND PLAN OF KAWAIDA COMMUNITY DEVELOPMENT

I, INC. FOR CONSTRUCTION OF PROJECT BOUNDED BY AVON AVENUE, BADGER AVENUE, ROSE STREET AND BELMONT AVENUE; GRANTING EXEMPTION FROM TAXATION FOR PERIOD NOT EXCEEDING FORTY-EIGHT YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ., UPON APPROVAL OF PLAN AND PROJECT BY DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY AND THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OF THE UNITED STATES GOVERNMENT.

(For action on this matter see page 15 in the minutes of this meeting)

7-R-bh.

RESOLUTION APPROVING APPLICATION AND PLAN OF KAWAIDA COMMUNITY DEVELOPMENT

II, INC., FOR CONSTRUCTION OF PROJECT BOUNDED BY BELMONT AVENUE, EIGHTEENTH AVENUE, BOYD STREET AND SEVENTEENTH AVENUE; GRANTING EXEMPTION FROM TAXATION FOR PERIOD NOT EXCEEDING FORTY-EIGHT YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ., UPON APPROVAL OF PLAN AND PROJECT BY DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY AND THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OF THE UNITED STATES GOVERNMENT.

(For action on this matter see page 15 in the minutes of this meeting)

7-R-bi.

RESOLUTION APPROVING APPLICATION AND PLAN OF RILEY URBAN RENEWAL CORPORATION

FOR MAINTENANCE AND OPERATION OF AN AUTOMOBILE SERVICE CENTER AND CAR WASH, 378-392 WASHINGTON STREET, NEWARK, BLOCK 112, LOT 2; GRANTING EXEMPTION FROM TAXATION UNTIL JUNE 14, 1988 IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF NEW JERSEY STATUTE 40:55C-40 ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

855

A motion to reject this resolution was made by Councilman Martinez, seconded by Councilman Carrino.

The motion to reject this resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-bj. RESOLUTION AMENDING RESOLUTION 7-R-dg DATED SEPTEMBER 4, 1974 AND ENTITLED, "RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, 'NORTH WARD COMMUNITY YOUTH PROJECT' 2ND YEAR" BY CORRECTING THE LOCAL DOLLAR AMOUNT OF \$1,298. FROM CASH POOL AND \$27,582. CASH TO \$4,817. FROM CASH POOL AND \$26,765. CASH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-bk. RESOLUTION AMENDING RESOLUTION 7-R-db DATED AUGUST 7, 1974 ENTITLED "RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, 'IMPACT AUXILIARY POLICE PROJECT'" BY CORRECTING THE GRANT DOLLAR AMOUNT OF \$902,493 (FEDERAL (STATE)-\$745,857., LOCAL CASH-\$94,467. (\$11,594. CONTRIBUTED TO OVERMATCH POOL), TOTAL - \$840,324.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-bl.

RESOLUTION AMENDING RESOLUTION 7-R-dd DATED SEPTEMBER 4, 1974 AND ENTITLED,

"RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, 'IMPACT, INDEPENDENCE HIGH SCHOOL'" BY CORRECTING THE GRANT DOLLAR AMOUNT OF \$292,374. (FEDERAL (STATE)-\$284,249., LOCAL CASH-\$31,361., TOTAL-\$313,610.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-bm.

RESOLUTION AMENDING RESOLUTION 7-R-df DATED SEPTEMBER 4, 1974, AND ENTITLED

"RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, 'MAN-TO-MAN, WOMAN-TO-WOMAN - CONTINUATION,' HEREINAFTER ENTITLED 'MW-2-CONTINUATION.' (FEDERAL (STATE)-\$373,640., LOCAL CASH-\$41,516., TOTALLING \$415,156.)" TO READ FEDERAL (STATE)-\$372,572., LOCAL CASH (MORROW PROJECTS OF THE NEW JERSEY ASSOCIATION ON CORRECTIONS)-\$20,361., CASH CREDIT FROM IMPACT OVERMATCH POOL-\$21,036., TOTAL-\$413,969.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-bn.

RESOLUTION AMENDING RESOLUTION 7-R-dw DATED SEPTEMBER 4, 1974 AND ENTITLED

"RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED 'SUPPORTED WORK PROJECT.' (FEDERAL (STATE)-\$769,258., CASH-\$86,075., TOTALING \$855,333.)" TO READ FEDERAL (STATE)-\$638,876., LOCAL CASH-\$74,405, TOTAL-\$713,281.

(Copy of resolution and correspondence submitted to each Member of the Council)

857

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-bo. RESOLUTION RESCINDING RESOLUTION 7-R-ed ADOPTED JANUARY 3, 1975, "EMERGENCY RESOLUTION APPROPRIATING \$40,000., SPECIAL ITEM OF APPROPRIATION, RETIRED SENIOR VOLUNTEERS PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET."

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bp. RESOLUTION RESCINDING RESOLUTION 7-R-el ADOPTED JANUARY 3, 1975, "EMERGENCY RESOLUTION APPROPRIATING \$5,815.40, SPECIAL ITEM OF APPROPRIATION, HEALTH SERVICE DELIVERY SUB-SYSTEM PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET."

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bq. RESOLUTION RESCINDING RESOLUTION 7-R-es ADOPTED JANUARY 3, 1975, "EMERGENCY RESOLUTION APPROPRIATING \$563,986. SPECIAL ITEM OF APPROPRIATION, TREATMENT ALTERNATIVE TO STREET CRIME; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET."

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-br. RESOLUTION RESCINDING RESOLUTION 7-R-ew ADOPTED JANUARY 3, 1975, "EMERGENCY RESOLUTION APPROPRIATING \$22,160.04 SPECIAL ITEM OF APPROPRIATION, RODENT AND INSECT CONTROL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET."

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bs.            RESOLUTION RESCINDING RESOLUTION 7-R-ex ADOPTED JANUARY 3, 1975, "EMERGENCY  
RESOLUTION APPROPRIATING \$34,663. SPECIAL ITEM OF APPROPRIATION, YOUTH SERVICES AGENCY;  
SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET."

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bt.            RESOLUTION RESCINDING RESOLUTION 7-R-bw ADOPTED DECEMBER 27, 1974,  
"RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR HEALTH SERVICE  
DEVELOPMENT SUB-SYSTEM IN THE AMOUNT OF \$5,815.40."

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bu.            RESOLUTION RESCINDING RESOLUTION 7-R-by ADOPTED DECEMBER 27, 1974,  
"RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR YOUTH SERVICE AGENCY  
IN THE AMOUNT OF \$34,663."

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bv.            RESOLUTION RESCINDING RESOLUTION 7-R-ca ADOPTED DECEMBER 27, 1974,  
"RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR TREATMENT ALTERNATIVE  
TO STREET CRIME IN THE AMOUNT OF \$563,986."

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bw.            RESOLUTION RESCINDING RESOLUTION 7-R-cc ADOPTED DECEMBER 27, 1974,  
"RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR RETIRED SENIOR  
VOLUNTEERS PROJECT IN THE AMOUNT OF \$18,000."

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bx.

RESOLUTION AMENDING RESOLUTION 7-R-bj, ADOPTED NOVEMBER 20, 1974.

859

"RESOLUTION DESIGNATING SECOND AVENUE AS A THROUGH STREET (BROADWAY TO SUMMER AVENUE, SUMMER AVENUE TO MT. PROSPECT AVENUE, MT. PROSPECT AVENUE TO CLIFTON AVENUE, CLIFTON AVENUE TO ROSEVILLE AVENUE, ROSEVILLE AVENUE TO EAST ORANGE CITY LINE) PURSUANT TO SECTION 39:4-140 OF TITLE 39," TO DESIGNATE SECOND AVENUE AS A THROUGH STREET (BROADWAY TO SUMMER AVENUE, SUMMER AVENUE TO MT. PROSPECT AVENUE, MT. PROSPECT AVENUE TO CLIFTON AVENUE, CLIFTON AVENUE TO LAKE STREET, THIRD STREET TO EAST ORANGE CITY LINE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-by.

RESOLUTION DESIGNATING INTERSECTION OF FOURTH STREET AND DICKERSON STREET AS A "STOP INTERSECTION" AND INSTALLING STOP SIGNS ON FOURTH STREET, PURSUANT TO SECTION 39:4-140 OF TITLE 39.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-bz.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO DAVID TOMA, DETECTIVE, NEWARK POLICE DEPARTMENT, FOR PERIOD BEGINNING FEBRUARY 4, 1975 AND ENDING AUGUST 4, 1975. (TO REMAIN ON TOUR DEPICTING CAREER AS A DETECTIVE - FIRST LEAVE BEGAN JULY 30, 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-ca.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO THOMAS P. McNAMARA, COMMUNITY RELATIONS SPECIALIST, NEWARK HUMAN RIGHTS COMMISSION, FOR PERIOD BEGINNING DECEMBER 6, 1974 AND ENDING JUNE 6, 1975. (TO JOIN THE POLICE DEPARTMENT - FIRST LEAVE BEGAN JUNE 5, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cb.            RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO WILLIAM K. SHELLS, MEDICAL TECHNOLOGIST, DEPARTMENT OF HEALTH AND WELFARE, FOR PERIOD BEGINNING OCTOBER 22, 1974 AND ENDING APRIL 22, 1975. (TO WORK ON FEDERAL PROGRAM WIC AS MEDICAL TECHNOLOGIST - FIRST LEAVE BEGAN APRIL 22, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cc.            RESOLUTION CORRECTING RESOLUTION 7-R-cd ADOPTED DECEMBER 27, 1974, "RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR RODENT AND INSECT CONTROL PROGRAM IN THE AMOUNT OF \$22,164.04" BY CANCELLING APPROPRIATION RODENT AND INSECT CONTROL-\$22,160.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cd            RESOLUTION RESCINDING RESOLUTION 7-R-q, DECEMBER 27, 1974, "RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #15 FOR RETIRED SENIOR VOLUNTEER PROGRAM IN THE AMOUNT OF \$40,000."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cd-1

RESOLUTION CANCELLING A PORTION OF REVENUE AND APPROPRIATION, RETIRED

861

SENIOR VOLUNTEERS PROJECT, IN THE AMOUNT OF \$18,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-ce.

EMERGENCY RESOLUTION APPROPRIATING \$90,000., HUD-701 COMPREHENSIVE PLANNING

ASSISTANCE GRANT PROGRAM NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID

EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cf.

EMERGENCY RESOLUTION APPROPRIATING \$60,054., INDIRECT GRANT COST ALLOCATION

PROJECT, NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS

SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Business Administrator Walls, Municipal Comptroller Jones, Director of Finance Grexa to meet with the Municipal Council at their pre-meeting conference February 18, 1975 to discuss this matter, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cg.

EMERGENCY RESOLUTION APPROPRIATING \$18,000., RETIRED SENIOR VOLUNTEERS

PROGRAM, NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS

SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.



862

7-R-ch.            EMERGENCY RESOLUTION APPROPRIATING \$22,160., URBAN RODENT AND INSECT CONTROL  
NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS SHALL BE  
PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-ci.            RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH MOUNT CARMEL GUILD  
TO OPERATE WORK EXPERIENCE PROGRAM FOR 40 ENROLLEES, SUM NOT TO EXCEED \$213,159.;  
SOURCE OF FUNDS COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED TITLE VI.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per their request was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cj.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, MISCELLANEOUS REVENUE \$60,054.,  
REVENUE FOR THE INDIRECT GRANT COST ALLOCATION PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Business Administrator Walls, Municipal Comptroller Jones, Director of Finance Grexa to meet with the Municipal Council at their pre-meeting conference February 18, 1975 to discuss this matter, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-ck.            RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH  
THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW  
ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR  
THE "IMPACT INDEPENDENCE HIGH SCHOOL PROJECT" - 2ND YEAR. (LEAA-\$282,249., CASH MATCH-  
\$31,361.) (\$22,086. PROVIDED FROM PART C OVERMATCH POOL)

(Copy of resolution and correspondence submitted to each Member of the Council)

883 A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cl. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO FILE WITH BUREAU OF LOCAL STATE AID PROGRAMS THE NEW JERSEY DEPARTMENT OF TRANSPORTATION FORM SA-17 (7/74) ENTITLED "MUNICIPAL AID SCHEDULE OF WORK," COMPLETED COPY ATTACHED HERETO, FOR 1975 FORMULA FUNDS STATE AID IN AMOUNT OF \$132,602., TO BE USED FOR RESURFACING PORTIONS OF LAFAYETTE STREET, CENTRAL AVENUE AND ORANGE STREET, IN ACCORDANCE WITH PROVISIONS OF R.S. 27:15-1 AND CHAPTER 58, PUBLIC LAW OF 1974. (STATE SHARE (90%)-\$132,602., MUNICIPAL SHARE (10%)-\$14,733.56.) (FUNDS INCLUDED IN 1975 OPERATING BUDGET, DEPARTMENT 21, AGENCY 01, CODE 8002)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cm. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$90,000., HUD - 701 COMPREHENSIVE PLANNING ASSISTANCE GRANT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cn. RESOLUTION AMENDING RESOLUTION 7-R-di DATED SEPTEMBER 4, 1974 AND ENTITLED "RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED 'IMPACT TEAM POLICING UNIT' 2ND YEAR" BY CORRECTING THE GRANT DOLLAR AMOUNT OF \$878,766. TO \$878,353. (FEDERAL-\$770,984., LOCAL CASH-\$107,369. (CASH CREDIT TO IMPACT OVERMATCH POOL-\$21,704., TOTAL-\$878,353.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-co. RESOLUTION RESCINDING RESOLUTION 7-R-eu ADOPTED JANUARY 3, 1975, "EMERGENCY RESOLUTION APPROPRIATING \$18,000. SPECIAL ITEM OF APPROPRIATION, RETIRED SENIOR VOLUNTEERS PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris, and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cp. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH OPTIMUM COMPUTER SYSTEMS, INCORPORATED TO DESIGN A MANAGEMENT INFORMATION SYSTEM FOR MAYOR'S OFFICE OF MANPOWER - COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM NOT TO EXCEED \$43,368.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I - RESOLUTION 7-R-bq, JUNE 19, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by President Harris, seconded by Councilman Allen and declared tabled by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cq. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPEMENT ADMINISTRATION TO SUBMIT APPLICATION TO, ENTER INTO AGREEMENT WITH, AND TO ACCEPT FUNDS IN THE AMOUNT OF \$20,565,000. FROM THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT UNDER THE COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM ESTABLISHED BY TITLE I OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, P. L. 93-383.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Villani, President Harris.

No: Councilman Martinez

365  
7-R-cr.

RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "MAN-TO-MAN, WOMAN-TO-WOMAN - CONTINUATION PROJECT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cs.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, \$745,857. "MISCELLANEOUS REVENUE" NEWARK HIGH IMPACT ANTI-CRIME PROGRAM - AUXILIARY POLICE PROJECT.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-ct.

EMERGENCY RESOLUTION APPROPRIATING \$840,324., SPECIAL ITEM OF APPROPRIATION (AUXILIARY POLICE PROJECT-\$745,857., CITY CASH MATCH-\$94,467.), NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cu.

RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "IMPACT AUXILIARY POLICE PROJECT." (LEAA-\$745,857., CASH MATCH-\$94,467., \$11,594. TO BE ADDED TO OVERMATCH POOL)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

February 5, 1975

7-R-cv.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$284,235., 886  
IMPACT NORTH WARD COMMUNITY YOUTH PROJECT. (CASH MATCH FROM THE NORTH WARD EDUCATIONAL  
CULTURAL CENTER INCORPORATED-\$26,765., CITY OF NEWARK CASH MATCH CREDIT-\$4,817.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cw.            EMERGENCY RESOLUTION APPROPRIATING \$284,235., SPECIAL ITEM OF APPROPRIATION,  
IMPACT NORTH WARD COMMUNITY YOUTH PROJECT, NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY  
BUDGET; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET. (CASH MATCH FROM THE  
NORTH WARD EDUCATIONAL CULTURAL CENTER INCORPORATED-\$26,765., CITY OF NEWARK CASH  
MATCH CREDIT-\$4,817)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-cx.            RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH  
THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW  
ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR  
THE "IMPACT NORTH WARD COMMUNITY YOUTH PROJECT" - 2ND YEAR. (LEAA-\$284,235., CASH  
\$26,765., CASH CREDIT PROVIDED FROM PART C OVERMATCH POOL-\$4,817.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

MOTIONS.

867 7-M-a.      A MOTION REQUESTING MAYOR GIBSON TO EXPLORE EVERY AVAILABLE AVENUE TO  
CONTINUE THE SERVICE OF TRASH PULLERS UNTIL THE MUNICIPAL COUNCIL HAS HAD AN  
OPPORTUNITY TO STUDY THE 1975 MUNICIPAL BUDGET AND PERHAPS PROVIDE FOR ADDITIONAL  
MONEY WHICH WOULD ASSIST IN MAINTAINING THIS SERVICE, was made by Councilman James,  
seconded by Councilman Carrino and declared adopted by President Harris by the  
following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Villani, President Harris.

7-M-b.      A MOTION THAT THE MUNICIPAL COUNCIL BE ADVISED OF ANY PLANS FORMULATED  
BY ADMINISTRATION WITH RESPECT TO THE CONTINUATION OF PEDDLERS IN THE DOWNTOWN  
AREA, was made by Councilman James, seconded by Councilman Bottone and declared  
adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.      The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED JANUARY 27, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1,  
ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE  
CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE WAY  
REGULATIONS ON CEDAR STREET."

(Cedar Street, Eastbound, from Halsy Street to Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Martinez,  
seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Villani, President Harris.

8-b.      The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED FEBRUARY 4, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-7,  
STOPPING OR STANDING, PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23,  
TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY,  
1966, AS AMENDED AND SUPPLEMENTED, BY CHANGING PARAGRAPHS 'E' AND 'F'."

February 5, 1975

(This ordinance provides for alternate side parking to be changed from 8:00  
Fridays 12 P. M. to 3 P. M. and Saturdays 8 A. M. to 11 A. M.; to Wednesdays 8 A. M.  
to 11 A. M. and Thursday 1 P. M. to 3 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 19,  
1975 Calendar of the Municipal Council for first reading was made by Councilman  
Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED FEBRUARY 4, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-7,  
STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23,  
TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY,  
1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO PARAGRAPHS 'G' and 'H'."

(This ordinance provides for alternate side parking to be changed from  
Fridays 12 P. M. to 3 P. M. and Saturdays 8 A. M. to 11 A. M.; to Wednesdays 8 A. M.  
to 11 A. M. and Thursdays 1 P. M. to 3 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 19,  
1975 Calendar of the Municipal Council for first reading was made by Councilman  
Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED JANUARY 27, 1975, ENCLOSING PROPOSED "ORDINANCE TO ESTABLISH A NEWARK  
AMERICAN REVOLUTION BICENTENNIAL COMMISSION AND PROVIDING FOR THE APPOINTMENT OF THE  
MEMBERS AND FOR THE POWERS AND DUTIES OF THE COMMISSION."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Villani,  
seconded by President Harris and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

8-g.

863

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 27, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE ESTABLISHING THE SALARY OF THE BUDGET OFFICER,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO INCLUDE PROVISION FOR ADDITIONAL COMPENSATION UNDER CERTAIN CONDITIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 27, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE ESTABLISHING THE SALARY OF THE ASSISTANT BUSINESS ADMINISTRATOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS AND SUPPLEMENTS THERETO. (TO INCLUDE PROVISION FOR ADDITIONAL COMPENSATION UNDER CERTAIN CONDITIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Council Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 27, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE ESTABLISHING THE SALARY OF THE PERSONNEL DIRECTOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS AND SUPPLEMENTS THERETO. (TO INCLUDE PROVISION FOR ADDITIONAL COMPENSATION UNDER CERTAIN CONDITIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.



8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED JANUARY 27, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE ESTABLISHING THE SALARY OF THE DIRECTOR OF THE DEPARTMENT OF FINANCE,'  
ADOPTED FEBRUARY 3, 1971 (6-S & F-f). (TO INCLUDE PROVISION FOR ADDITIONAL  
COMPENSATION UNDER CERTAIN CONDITIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Villani, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED JANUARY 27, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE ESTABLISHING THE SALARY FOR THE TAX COLLECTOR,' ADOPTED NOVEMBER 22, 1966  
(6-S & F-ba) AND AMENDMENTS AND SUPPLEMENTS THERETO. (TO INCLUDE PROVISION FOR  
ADDITIONAL COMPENSATION UNDER CERTAIN CONDITIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Bottone, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

8-l.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED JANUARY 27, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE ESTABLISHING THE SALARY OF THE DEPUTY TAX COLLECTOR,' ADOPTED NOVEMBER  
22, 1966 (6-S & F-ba) AND AMENDMENTS AND SUPPLEMENTS THERETO. (TO INCLUDE PROVISION  
FOR ADDITIONAL COMPENSATION UNDER CERTAIN CONDITIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Giuliano, seconded by  
Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

871

8-n.

8-0.

President Harris: Will the Council confirm this nomination?

872

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

President Harris: The nomination is confirmed.

8-p.

The City Clerk presented PROPOSED "ORDINANCE CREATING PERMANENT POSITIONS IN THE MUNICIPAL COUNCIL OFFICES AND ESTABLISHING SALARIES THEREFOR."

(Legislative Research Officer, Municipal Council \$24,000. - \$24,000.)

(Copy of ordinance submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani.

No: President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 20, 1974, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 23, CHAPTER 5, SECTION 7, PARAGRAPH A, B, C, D, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK (1966)."

(Time limitation changed to 8:00 A. M. to 11:00 A. M. to facilitate more efficient street cleaning operations)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to reject this ordinance was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from January 8, 1975 to January 28, 1975:

873

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Aloysius Roman Catholic Church	6489 (Amended)
St. Augustine's Holy Name Society	6474 (Amended)
St. James Roman Catholic Church	6489 (Amended)
Rosary Confraternity of St. Rose of Lima	6543 (Amended)
St. Benedict's Mother Guild	6545 (Amended)
Alanon Association, Inc.	6573 (Amended)
General Committee of St. Aloysius Church	6590 (Amended)
St. Rose of Lima Church	6595 (Amended)
Sherman Community Center	6625 (Amended)
St. Columba Rosary Society	6631 (Amended)
St. Antoninus Rosary and Altar Society	6640 (Amended)
St. Casimir's Roman Catholic Church	6684 (Amended)
P.F.C. Henry Gugliciello, Jr. Chapter #57 DAV	6700
Our Lady of Mt. Carmel Church	6715

SENIOR CITIZENS

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Frelinghuysen Avenue Tenants Association	13

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Ladies Auxiliary of Newark Abbey	6681 (Amended)
Mothers' Club of Essex Catholic High School	6701
Chas. E. Hall-Georgianna Robinson Memorial Scholarship Fund	6702
Big Brother's Association of the Boys Club of Newark, Inc.	6703
Our Lady of Mt. Carmel Society of St. Francis Xavier Church	6704

871

Holy Name Society St. James Church	6705
Holy Name Society St. James Church	6706
Clinton Memorial A. M. E. Zion Church	6707
Immaculate Conception Church	6708
Immaculate Conception Church	6709
St. Ann's P.T.A.	6710
St. Ann's P.T.A.	6711
Genesis Baptist Church	6712
North Jersey Alumnae Chapter, Delta Sigma Theta Sorority, Inc.	6713
Branch Brook Home and School Association of Branch Brook School	6714
Mothers Club of Essex Catholic High School	6716
St. Benedict's Church	6717
St. Benedict's Church	6718

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

#### ADJOURNMENT.

A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

This meeting adjourned at 4:30 P. M.

#### APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President



Newark, New Jersey, February 19, 1975

375

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Bette A. Wilkins, St. James A. M. E. Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Leo Bernheim, Sergeant-at-Arms.

A motion to consider Resolution 7-R-g on this Calendar at this time was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-g. "RESOLUTION ACKNOWLEDGING THE KNOWLEDGEABLE, COMMENDABLE AND MERITORIOUS COACHING SKILLS AND STRATEGY, GOOD SPORTSMANSHIP AND DEMONSTRATED LEADERSHIP QUALITIES OF BARRINGER HIGH SCHOOL HEAD COACH FRANK VERDUCCI; AND NAMING HIM COACH OF THE YEAR FOR SCHOOL YEAR 1974-1975.

WHEREAS Frank Verducci is a member of the faculty and athletic director at Newark Barringer High School; and

WHEREAS Frank Verducci has achieved a successful and exemplary coaching record in the sports of football and basketball at Barringer High School; and

WHEREAS Frank Verducci was recipient of the 1967 (CYO) Catholic Youth Organization Basketball Coach Award; and

WHEREAS Frank Verducci was recipient of the 1971 New York Daily News Football Coach of the Year Award; and

WHEREAS Frank Verducci was recipient of the 1972 Italian Tribune Football Coach of the Year Award; and

WHEREAS Frank Verducci was recipient of the 1974 (CYO) Catholic Youth Organization Football Coach of the Year Award; and

WHEREAS Frank Verducci's Barringer High School football teams have compiled an envious seven years record (1968-1975) of 53 wins against only 10 losses; and

WHEREAS Frank Verducci coached his 1974 Barringer High School football team to a perfect season (undefeated and untied) of 9 wins and 0 losses; and

February 19, 1975

876 WHEREAS the 1974 Barringer High School football team was one of top ranked teams in the County of Essex and the State of New Jersey,

NOW, THEREFORE BE IT RESOLVED, that the Newark Municipal Council in behalf of the citizens of Newark, County of Essex and State of New Jersey, wished to publicly acknowledge "The knowledgeable, commendable and meritorious coaching skills and strategy, good sportsmanship and demonstrated leadership qualities of head coach Frank Verducci,"

BE IT FURTHER RESOLVED, that Frank Verducci be named Coach of the Year by the City of Newark for the school year 1974-1975.

The City of Newark is honored to recognize the contributions of Frank Verducci as a teacher, coach and athletic administrator. "

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris, on behalf of the Municipal Council, presented an engrossed resolution to Barringer High School Head Coach Frank Verducci.

President Harris declared decorum is the order of the day. The citizens of Newark are entitled to notify the City Clerk if they wish to be heard. Each citizen who is listed as a speaker will be entitled to his five minutes under the existing City ordinance. He will be duly recognized and heard. Under no circumstances will he tolerate any nonsense at this meeting or any future meetings. Slanderous and impertinent remarks aimed at any Member of the Municipal Council will not be tolerated. If anyone creates any disturbance, he will be ordered removed from the Council Chamber and arrested.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO DECEMBER, 1974.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.



4-b. The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF JANUARY, 1975.

A motion that the Report be received and placed on file was made by Councilman <sup>877</sup> Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM JANUARY 6, 1975 TO JANUARY 10, 1975 AND LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-52, FROM JANUARY 13, 1975 TO JANUARY 17, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM JANUARY 6, 1975 TO JANUARY 10, 1975 AND FROM JANUARY 13, 1975 TO JANUARY 17, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Carrino, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-d. The City Clerk presented ANNUAL REPORT OF THE NEWARK REDEVELOPMENT AND HOUSING AUTHORITY, FOR THE YEAR 1974.

A motion that the Report be received and placed on file was made by Councilman Villani, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1. The City Clerk read APPLICATION OF M. ROSARIO AND J. PANTOJA (IRIS GILBER, OWNER); TO PERMIT IN A 3RD BUSINESS DISTRICT ESTABLISHMENT OF A DANCE HALL AND POOL PARLOR; ON PREMISES 1004 BROAD STREET; ON CONDITION THAT 1) A FIRE ESCAPE IS INSTALLED ON THE BROAD STREET SIDE OF THE BUILDING.

878

(Vote of Board of Adjustment 5-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. MARIO ROSARIO, 219 - 21ST STREET, IRVINGTON, NEW JERSEY, applicant, appeared before the Municipal Council.

Councilman Martinez stated he spoke to the attorney today and indicated the application will be approved. However, the applicant will be held responsible for the operation of the dance hall and pool parlor and he is sure the applicant will do a good job.

No one else appearing, a motion to close the hearing and concur in the recommendation of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-2. The City Clerk read APPLICATION OF ISMAEL G. SANTIAGO, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT 1-STORY FRONT ADDITION TO BUILDING USED FOR STORE AND DWELLING AND WITH NO REAR OR SIDE YARD; ON PREMISES 20-22 VAN WAGENEN STREET.

(Vote of Board of Adjustment 4-1)

(Previous application approved March 4, 1964)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ISMAEL G. SANTIAGO, 20-22 VAN WAGENEN STREET, NEWARK, NEW JERSEY, applicant, appeared before the Municipal Council.

Councilman Carrino stated the applicant is attempting to put a store in a 3rd Residence District with no rear or side yard. The store was put there illegally without a variance. Councilman Carrino recommended the rejection of this application.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

February 19, 1975

879

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-A-3. The City Clerk read APPLICATION OF AVON GARAGE CORP. (NEWARK HOUSING AUTHORITY, OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT RENEWAL OF PUBLIC GARAGE AND GASOLINE STATION; ON PREMISES 127-133 AVON AVENUE; ON CONDITION THAT 1) THE ROOF IS REPAIRED WITHIN 90 DAYS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL; 2) SUCH USE IS LIMITED TO THE PERIOD OF FIVE YEARS ENDING SEPTEMBER 2, 1979.

(Vote of Board of Adjustment 5-0)

(Previous applications approved September 2, 1959 and November 25, 1969)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-A-4. The City Clerk read APPLICATION OF CHARLES KING (NORFOLK-DICKERSON CORP., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT RENEWAL OF AUTOMOBILE REPAIR SHOP; ON PREMISES 88 NORFOLK STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF SIX YEARS ENDING DECEMBER 7, 1980.

(Vote of Board of Adjustment 5-0)

(Previous applications approved December 7, 1960, March 20, 1963 and March 5, 1969)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. CHARLES KING, 258 KEER AVENUE, NEWARK, NEW JERSEY, applicant, appeared before the Municipal Council.

MR. CHARLES CANTALUPO, JR., 12 BENVENUE AVENUE, WEST ORANGE, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

880

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING ROSE STREET AS A ONE-WAY STREET.

(Rose Street, Westbound, from Bergen Street to 18th Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 5, 1975.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY CHANGING PARAGRAPHS "E" AND "F".

(This ordinance provides for alternate side parking to be changed from Fridays 12 P. M. to 3 P. M. and Saturdays 8 A. M. to 11 A. M.; to Wednesdays 8 A. M. to 11 A. M. and Thursdays 1 P. M. to 3 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

February 19, 1975

881

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO PARAGRAPHS "G" AND "H".

(This ordinance provides for alternate side parking to be changed from Fridays 12 P. M. to 3 P. M. and Saturdays 8 A. M. to 11 A. M.; to Wednesdays 8 A. M. to 11 A. M. and Thursdays 1 P. M. to 3 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Item 8-1 on this Calendar under "Ordinances on First Reading" was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

Not Voting: Councilmen Carrino, Martinez.

6-F-d.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE ESTABLISHING THE SALARY OF MEMBERS OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-1) ADOPTED JUNE 13, 1972. (AFFECTS PENSION CONTRIBUTIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

Not Voting: Councilmen Carrino, Martinez.

President Harris: The yeses are six, the noes are none and two not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 5, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

882 President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4, Parking limited to one hour, of Title 23, Traffic and Parking, of the Revised Ordinances of the city of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

Telford Street, from So. Orange Ave. to a point 200' northerly therefrom, both sides, from 9:00 A.M. TO 6:00 P.M.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING CHAPTER 2 OF TITLE 17, DISORDERLY CONDUCT, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED (TO PREVENT LOITERING WITHIN THE CITY OF NEWARK).

883

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK,  
NEW JERSEY.

Section 1. That Chapter 2 of Title 17, Disorderly Conduct, of the Revised Ordinances of the City of Newark, New Jersey, 1966 as amended and supplemented, be amended so that Section 17:2-14, reads as follows.

1. Definitions as used in this Ordinance.

(a) "Loitering" shall mean remaining idle in essentially one location and shall include the concepts of spending time idly, loafing or walking about aimlessly, and shall include the colloquial expression "hanging around".

(b) "Public Place" shall mean any place to which the public has access and shall include any street, highway, road, alley or sidewalk. It shall also include the front or the neighborhood of any store, shop, restaurant, tavern or other place of business, and public grounds, areas, parks, as well as parking lots or other vacant private property not owned by or under the control of the person charged with violating this Ordinance, or in the case of a minor, not owned or under the control of his parent or guardian.

(c) "Parent" or "guardian" shall mean and include any adult person having care or custody of a minor, whether by reason of blood relationship, the order of any court or otherwise.

2. Certain Types of Loitering Prohibited.

No person shall loiter in a public place in such manner as to:

(a) Create or cause to be created a danger of a breach of the peace.

(b) Create or cause to be created any disturbances or annoyance to the comfort and repose of any person.

(c) Obstruct the free passage of pedestrians or vehicles.

(d) Obstruct, molest, or interfere with any person lawfully in any public place as defined in Section 1 (b).

3. Discretion of Police Officer.

Whenever any police officer shall, in the exercise of reasonable judgment, decide that the presence of any person in any public place is causing or is likely to cause any of the conditions enumerated in Section 2, he may, if he deems it necessary for the preservation of the public peace and safety, order that person to leave that place. Any person who shall refuse to leave after being ordered to do so by a police officer shall be guilty of violation of this Ordinance.

4. Loitering by Minors.

No parent or guardian of a minor under the age of eighteen (18) shall knowingly permit that minor to loiter in violation of this ordinance.

5. Notice of Violation.

884

Whenever any minor under the age of eighteen (18) years is charged with a violation of this Ordinance, his parent or guardian shall be notified of this fact by the Chief of Police or any other person designated by him to give such notice.

6. Presumption.

If at any time within thirty (30) days following the giving of notice as provided in Section 5, the minor to whom such notice relates again violates this Ordinance, it shall be presumed in absence of evidence to the contrary that the minor did so with the knowledge and permission of his parent or guardian.

7. Any person violating any of the provisions of this Ordinance, shall, upon conviction, be punished by a fine not exceeding \$500.00, or by imprisonment not exceeding ninety (90) days, or both, in the discretion of the Court.

Section 2. All ordinances or parts of ordinances inconsistent herewith are hereby repealed to the extent of such inconsistency.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ih, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF STOCK CLERK IN THE DIVISION OF CENTRAL PURCHASE)



BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 (d) of an ordinance entitled, "An ordinance creating permanent positions in the Department of Administration and amendments thereto be and the same is amended by creating the following permanent position and establishing the minimum and maximum salaries, title code, therefor, to wit:

(d) Central Purchase

<u>POSITION</u>		<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Stock Clerk	06-054	\$ 5,872	\$ 7,138

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinek, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage:

AN ORDINANCE AUTHORIZING A SPECIAL EMERGENCY APPROPRIATION IN THE AMOUNT OF \$1,480,000. BY THE CITY OF NEWARK, NEW JERSEY FOR THE PREPARATION AND EXECUTION OF A COMPLETE PROGRAM OF REVALUATION OF REAL PROPERTY FOR THE USE OF THE LOCAL ASSESSOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled September 4, 1974)

886

(Ordinance failed of adoption October 2, 1974, November 6, 1974, November 20, 1974, December 11, 1974, December 18, 1974, January 3, 1975, January 16, 1975 and February 5, 1975)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, President Harris.

No: Councilmen Carrino, James, Martinez, Tucker, Villani.

HEARINGS OF CITIZENS.

6-HC-a.            MRS. BESSIE WALKER WILLIAMS, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY,  
appeared before the Municipal Council. She thanked the Members of the Municipal Council for assistance granted to Senior Citizens.

6-HC-b.            MRS. ROSETTA NEWBY, 806 SOUTH 16TH STREET, NEWARK, NEW JERSEY, thanked Councilman James for fighting for the people of the South Ward. She urged the continuance of pulling trash to the curb and the improvement of Code Enforcement.

Councilman James said he wished he was in a position to say trash would be pulled to the curb and Code Enforcement would be improved. He queried how long can we continue to have a Director of Health and Welfare who will not come up with a Code Enforcement Plan? He knows about the conditions of the two houses mentioned by the speaker. Councilman James said the Council met with the Mayor yesterday and asked that trash pullers be restored and Code Enforcement improved. The Council has the 1975 Budget before them and he has promised groups if we cannot improve Code Enforcement and services and not terminate employees, he will not vote for any budget. Councilman James declared he is not going to ask taxpayers to pay more taxes and receive less services. In the ensuing meetings the Council will try to do the things they talk about. Councilman James opined Newark is a City which needs improvement and beautification. If trash is not pulled to the curb, there will be an increase in health problems. He added he would be glad to meet with this group and report the recommendations of the governing body.

Councilman Carrino commented the Mayor is under the impression garbage pulling is a luxury. He suggested citizens write to the Mayor informing him it is not a luxury to have clean houses, clean neighborhoods and to be safe. Every Councilman expressed desire to return trash pulling service and they were informed it is a luxury the City may not be able to afford any more.

Councilman James said he would forward a copy of Mrs. Newby's letter to the Municipal Council and Administration.

February 19, 1975  
887

President Harris assured the Municipal Council will do everything within their power to try to return the garbage pullers.

6-HC-c.        MR. MICHAEL J. PICONE, 717 DeGRAW AVENUE, NEWARK, NEW JERSEY, commended Councilwoman Villani and Councilman Carrino for their motion to amend the Loitering Ordinance. He urged the continuance of pulling garbage to the curb. Mr. Picone also spoke regarding the layoff of City employees and the misappropriation of Federal Funds.

6-HC-d.        MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. She stressed the needs for Senior Citizens. Mrs. Peterson complained that the elevators were not working in the project. She appealed to the Council to approve funds for the Nutrition Program.

Councilman Martinez said tomorrow morning he will contact Newark Housing Authority Executive Director Notte to make certain the elevators are working. He hoped the community groups will work in harmony.

Councilman Tucker said he communicated with Newark Housing Authority Executive Director Notte regarding allegations made by the speaker at a previous Council meeting. He will give Mrs. Peterson a copy of the letter to Newark Housing Authority Executive Director Notte and his reply which does not substantiate allegations made by the speaker.

6-HC-e.        LIEUTENANT JOSEPH R. ROX, 72 ORANGE STREET, NEWARK, NEW JERSEY, stated the Superior Officers Association has the question before Judge Antell whether or not the City of Newark should be forced to abide by the arbitration decision. He requested the Council to ask Administration whether or not the Labor Consultant has unlimited finances and whether or not the City can, at its own option, break this Federal contract for Team Policing. Lieutenant Rox said the Team Policing Program has been changed from ten hours a day to eight hours a day. They went to court so that they would adhere to the contract.

Councilman Carrino noted according to the contract ten hours a day is a viable point in the guide lines, eight hours would be in violation. The contract specifically calls for ten hours a day.

6-HC-f.        REVEREND LEVIN B. WEST, 9-11 HOLLAND STREET, NEWARK, NEW JERSEY, thanked the Council President for stamina displayed at Council meetings. He commended Councilman Allen for his efforts in alleviating problems at Scudder Homes. Reverend West declared Newark will move forward if we all work together.

888

The following speakers addressed the Municipal Council with respect to the dire need for housing in the City of Newark. They complained about housing conditions, substandard housing, vacant lots, buildings being demolished and no housing being constructed.

- 6-HC-g.            MS. DENISE MILLER, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.
- 6-HC-h.            MS. EMMA FUGH, 33 HEDDEN TERRACE, NEWARK, NEW JERSEY.
- 6-HC-i.            MR. JAMES FUGH, 33 HEDDEN TERRACE, NEWARK, NEW JERSEY.
- 6-HC-j.            MR. BYRON MERRITT, 26 NAIRN PLACE, NEWARK, NEW JERSEY.
- 6-HC-k.            MR. ROY MADSEN, 500 HIGH STREET, NEWARK, NEW JERSEY.
- 6-HC-l.            MS. DORIS SHERRILL, 611 HIGH STREET, NEWARK, NEW JERSEY.
- 6-HC-m.            MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.
- 6-HC-n.            MR. JAMES E. ROBINSON, 33 HEDDEN TERRACE, NEWARK, NEW JERSEY.
- 6-HC-o.            MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.
- 6-HC-p.            MR. LARRY WILLIAMS, 33 HEDDEN TERRACE, NEWARK, NEW JERSEY.
- 6-HC-q.            AMIRI BARAKA, 502 HIGH STREET, NEWARK, NEW JERSEY.

Councilman Allen stressed his concern for housing in the Central Ward. He said everyone is aware decent housing is needed in the Central Ward and throughout the City of Newark. Councilman Allen felt we have made progress in the area of housing.

Councilman Tucker stated points have been raised over the whole issue of tax abatement. He has to raise a point due to his unavailability to be at the last Council meeting. If we look at housing within the City of Newark and basically understand who has been building housing within the City of Newark in the last ten years, we will be very much aware of the fact that the vast majority of Newark community groups have built housing in the last ten years. If we start to look at giving tax abatement to Mr. Padula and other developers who have developed housing in the City, we know the kind of housing they have developed and the numerous bankruptcies. In dealing with some of these developers, we cannot necessarily evaluate based on management.

Councilman Tucker continued he said before and will reiterate that his particular vote will deal with the vast majority of citizens throughout every Ward in the City of Newark. He wants to make it very clear that under no circumstances, at this point and time, can he make an individual or personal determination on Kawaida Towers, regardless of ideology involved, regardless of the individuals involved and based on the time it will take to replace it with another sponsor. He cannot vote affirmatively to reject that tax abatement but would make a statement in support of the development.

Councilman Martinez called attention the Newark Police who are patrolling local shopping areas are not being paid by the City of Newark. They are being paid by

February 19, 1975

the department stores.

889

Councilman Allen stated the Council is working very diligently to provide decent housing in the City of Newark. He voted in opposition to granting tax abatement for Kawaida Towers in the Central Ward. Councilman Allen declared the resolution was rejected at the last Council meeting and will not be rescinded.

6-HC-r.      MR. ERIC DILLARD, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY, spoke with respect to mismanagement of the Neighborhood Youth Corps. He requested an updated report of the audit requested by Councilman Tucker.

Councilman Tucker related the report was initiated by the Council because of allegations raised by the children as to the mismanagement of funds. The final audit has not been submitted to the City. As soon as it is submitted, it will be made public. In all fairness, they were not able to substantiate charges of criminal activities by Clyde Mitchell, but it does not mean there was no criminal activity. However, they were able to substantiate unethical mismanagement.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.      RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH DEWEY'S GARAGE, INC., 190 WILSON AVENUE, NEWARK, NEW JERSEY, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES IN DISTRICT ONE OF CITY, FOR \$54,750., FOR A THREE YEAR PERIOD BEGINNING APRIL 1, 1974, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-9.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck, Assistant Corporation Counsel Perillo, Purchasing Agent Lucarelli and Mr. Nicholas Caprio, Attorney, representing Dewey's Garage, Inc., met with the Council February 4, 1975)

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

February 19, 1975

830  
7-R-b.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH DEWEY'S GARAGE, INC., 190 WILSON AVENUE, NEWARK, NEW JERSEY, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES IN DISTRICT TWO OF CITY, FOR \$54,750., FOR A THREE YEAR PERIOD BEGINNING APRIL 1, 1974, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-9.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck, Assistant Corporation Counsel Perillo, Purchasing Agent Lucarelli and Mr. Nicholas Caprio, Attorney, representing Dewey's Garage, Inc., met with the Council February 4, 1975)

A motion to defer action on this resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED TO IBM COMPANY FOR RENTAL OF SPECIALIZED DATA PROCESSING EQUIPMENT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-1 ET SEQ.)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Finance Director Grexa, Assistant Corporation Counsel Perillo and representatives of IBM Company met with the Council February 4, 1975)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Martinez, Villani, President Harris.

No: Councilman James, Tucker

7-R-d.

RESOLUTION ESTABLISHING 1975 CAPITAL BUDGET TALLING \$6,148,226. FOR MAKING OF CAPITAL IMPROVEMENTS AND ORDERLY PLANNING FOR PREPARATION OF ORDINANCES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-e.                    EMERGENCY RESOLUTION APPROPRIATING \$60,054., INDIRECT GRANT COST ALLOCATION PROJECT, NO ADEQUATE PROVISIONS MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Finance Director Grexa and Municipal

Comptroller Jones met with the Council February 18, 1975)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino

7-R-f.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, MISCELLANEOUS REVENUE \$60,054., REVENUE FOR THE INDIRECT GRANT COST ALLOCATION PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Finance Director Grexa and Municipal

Comptroller Jones met with the Council February 18, 1975)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

7-R-g.                    RESOLUTION ACKNOWLEDGING THE KNOWLEDGEABLE, COMMENDABLE AND MERITORIOUS COACHING SKILLS AND STRATEGY, GOOD SPORTSMANSHIP AND DEMONSTRATED LEADERSHIP QUALITIES OF BARRINGER HIGH SCHOOL HEAD COACH FRANK VERDUCCI; AND NAMING HIM COACH OF THE YEAR FOR SCHOOL YEAR 1974-1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this matter, see page 1 and 2 in the minutes of this meeting)

7-R-h.                    RESOLUTION AMENDING RESOLUTION 7-R-co ADOPTED MARCH 20, 1974, PROPOSED 1974 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1974 CAPITAL BUDGET, PROJECT NO. 9-74, TO INCLUDE FOUR (4) ADDITIONAL FIREHOUSES TO BE RECONSTRUCTED: ENGINE CO. #1, ENGINE CO. #10, RESCUE SQUAD AND BUREAU OF COMBUSTIBLES AND PROJECT NO. 34-74, TO INCLUDE ACQUISITION AND INSTALLATION OF A VEHICLE WASHING FACILITY AND A VEHICLE PAINTING FACILITY.

(Copy of resolution and correspondence submitted to each Member of the Council)

892

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-i. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CHERYL JOHNSON, CLERK STENOGRAPHER, OFFICE OF CITY CLERK, FOR PERIOD BEGINNING FEBRUARY 1, 1975 AND ENDING JULY 31, 1975. (TO SERVE AS AIDE TO COUNCILMAN - FIRST LEAVE BEGAN AUGUST 1, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-j. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH ALLAIRE OVERHEAD DOOR SALE-ALLAIRE LUMBER AND MILLWORK CO., INC., 17 HOFFMAN BOULEVARD, EAST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PARTS AS SHOWN ON MANUFACTURERS PRICE LIST CATALOG AND HOURLY LABOR PRICE, NOT TO EXCEED \$18,000., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; SAID AMOUNT SHALL BE PAID FROM VARIOUS DEPARTMENTS 1975 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-k. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL AT PUBLIC AUCTION 161 JUNK VEHICLES, 1-1972 CHEVROLET, 1-1972 HONDA MOTORCYCLE, PURSUANT TO N.J.S.A. 39:10A-1 AND 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.



7-R-l.                    RESOLUTION CANCELLING WATER-SEWER CHARGES TOTALING \$21,704.31, ON VACANT HOUSES, VACANT LAND, TAX EXEMPT PROPERTIES, AND IN POSSESSION OF THE CITY OF NEWARK, NEW JERSEY, THROUGH FORECLOSURE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-m.                    RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JAMES BRIGHT AND MATTIE BRIGHT, HIS WIFE, OWNERS OF PREMISES 107 PESHINE AVENUE, BLOCK 2661, LOTS 20, 23, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-n.                    RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, GENERAL EQUIPMENT \$11,300. TO FUEL AND LUBRICANTS-\$11,300.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-o.                    RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "IMPACT TEAM POLICING UNIT PROJECT" - 2ND YEAR. (LEAA-\$770,984., CASH-\$107,369.) (CASH CREDIT TO IMPACT PART C OVERMATCH POOL-\$21,704.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-p.                    RESOLUTION TO AMEND RESOLUTION 7-R-ch ADOPTED DECEMBER 27, 1974, "RESOLUTION TO AFFIRM THE EXISTANCE OF AN ORDINANCE ESTABLISHING THE WORK SCHEDULE FOR THE FIRE

894 DEPARTMENT OF THE CITY OF NEWARK IN COMPLIANCE WITH THE FAIR LABOR STANDARDS ACT, AS  
AMENDED, EFFECTIVE JANUARY 1, 1975," TO PROVIDE THE MAXIMUM WORK PERIOD ALLOWED UNDER  
THE FEDERAL REGULATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-q. EMERGENCY RESOLUTION APPROPRIATING \$878,353., (IMPACT-TEAM POLICING UNIT-  
\$770,984., CITY CASH MATCH-\$107,369.), NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY  
BUDGET; SAID FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-r. EMERGENCY RESOLUTION APPROPRIATING \$713,281., (LEAA-IMPACT SUPPORTED WORK  
PROJECT-\$638,876., CITY CASH MATCH-\$74,405.), NO ADEQUATE PROVISION MADE IN 1975  
TEMPORARY BUDGET; SAID FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-s. EMERGENCY RESOLUTION APPROPRIATING \$222,705.50, NON-EMERGENCY TRANSPORTATION  
SYSTEM, (LOCAL MATCH DIRECT AND INDIRECT COSTS-\$38,096., PLANNED VARIATIONS FUNDS-  
\$20,879.), NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID FUNDS SHALL BE  
PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$770,984., IMPACT-  
TEAM POLICING UNIT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$638,876., LEAA -  
IMPACT SUPPORTED WORK PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$222,705.50,  
REVENUES FROM THE NEW JERSEY DEPARTMENT OF INSTITUTIONS AND AGENCIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A DRAFT FOR \$250. TO  
BERKELEY FEDERAL SAVINGS AND LOAN ASSOCIATION OF NEW JERSEY AND NATHAN L. JACOBSON,  
ATTORNEY, 2115 MILLBURN AVENUE, MAPLEWOOD, NEW JERSEY, UPON RECEIPT OF ALL PAPERS DEEMED  
NECESSARY BY CORPORATION COUNSEL IN FULL SETTLEMENT OF CLAIM FOR WRONGFULLY DEMOLISHING  
GARAGE AT 49 MYRTLE AVENUE BY CITY'S PUBLIC EMPLOYMENT PROGRAM DEMOLITION TEAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

896

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A DRAFT FOR \$10,000. TO BRIDGETTE CARTISANO AND BENDIT, WEINSTOCK AND SHARBOUGH, ATTORNEYS, 744 BROAD STREET, NEWARK, NEW JERSEY, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR INJURIES SUSTAINED BY BRIDGETTE CARTISANO WHEN SHE TRIPPED AND FELL ON SIDEWALK ADJOINING 158 WASHINGTON STREET WHERE SIDEWALK AROUND STORM SEWER HAD BROKEN AWAY DUE TO LEAK IN CITY SEWER SYSTEM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A DRAFT FOR \$1,700. TO THOMAS E. DURKIN, JR., AND JAMES J. BYRNES, ATTORNEY, 50 PARK PLACE, NEWARK, NEW JERSEY, UPON RECEIPT OF ALL PAPERS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR LEGAL FEES OWED THOMAS E. DURKIN, JR. FOR LEGAL SERVICES PERFORMED FOR POLICE OFFICERS OF CITY WITH APPROVAL OF PROPER CITY OFFICIALS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino.

Councilman Bottone said he knows these legal fees must be paid by court order. However, he would like to know what City official gave the approval. Upon these conditions, he will move the adoption of this resolution.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

7-R-z.

RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE AMENDMENT TO "AGREEMENT" WITH NEWARK PUBLIC HEALTH NURSE ASSOCIATION, EFFECTIVE JANUARY 1, 1974 THROUGH DECEMBER 31, 1976, SETTING FORTH RATES OF COMPENSATION AND CONDITIONS OF WORK, COPY ATTACHED HERETO.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

February 19, 1975

7-R-ba.

897

RESOLUTION DESIGNATING VAN BUREN STREET AS A THROUGH STREET (SOUTH STREET TO CHESTNUT STREET, CHESTNUT STREET TO NEW YORK AVENUE, NEW YORK AVENUE TO LAFAYETTE STREET, LAFAYETTE STREET TO FERRY STREET, FERRY STREET TO MARKET STREET, MARKET STREET TO RAYMOND BOULEVARD), PURSUANT TO SECTION 39:4-140 OF TITLE 39.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION REQUESTING NEW JERSEY DEPARTMENT OF TRANSPORTATION TO RECONSTRUCT JACKSON STREET AND CLAY STREET BRIDGES, WITHOUT COST TO CITY; IMPROVEMENT FUNDED THROUGH FEDERAL AID URBAN SYSTEM PROGRAM BY STATE OF NEW JERSEY AND FEDERAL HIGHWAY ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris.

Councilman Martinez stated the people in the East Ward who have to cross the river, know the conditions of the Jackson Street and Clay Street Bridges. He referred to this morning's Star Ledger which stated "New Jersey will move immediately to obtain Federal funds to underwrite a series of highway safety improvement projects after meeting with representatives of the Federal Highway Administration in Trenton. Mr. Manuel Carballo, State Department of Transportation Deputy Commissioner said the State would seek Federal aid to repair bridges, resurface roads and install safety equipment on highways. The Department of Transportation would push for funding on the \$24 million bridge improvement program."

Councilman Martinez continued he is sure everyone is aware of the dire need of the Jackson Street Bridge and the Clay Street Bridge. Mr. Carballo indicated "the FHA may not approve the requests for funds." Councilman Martinez said they will contact Mr. Carballo because it appears he is speaking out of two sides of his mouth. Councilman Martinez hopes funding will be approved for these two desperately needed projects.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

898

(President Harris declared a five minute recess at 11:00 P. M.)

(The Council reconvened at 11:05 P. M.)

7-R-bc.

RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE STATE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "IMPACT PRE-TRIAL INTERVENTION PROJECT." (LEAA-\$102,986., CITY OF NEWARK CASH MATCH-\$11,787.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "SUPPORTED WORK PROJECT." (LEAA-\$638,876., CITY OF NEWARK DEPARTMENT OF ENGINEERING (CASH)-\$74,405.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "NEW ARK PREP - CONTINUATION." (LEAA-\$259,204., NEW JERSEY DIVISION OF YOUTH AND FAMILY SERVICES-\$44,586.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, President Harris.

No: Councilmen Carrino, Martinez, Villani.

7-R-bf.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITION OF TWENTY-THREE (23) BUILDINGS, WITH LOWEST RESPONSIBLE BIDDERS (BRANTLEY DEMOLITION, INC.-\$4,100., BUJAC DEMOLITIONS, INC.-\$7,182., P. M. A. DEMOLITION-

833

\$39,400.) TOTALING \$50,682., IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; SAID AMOUNT SHALL BE PAID FROM SAFE AND CLEAN STREETS PROGRAM BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

✓ Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bg. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH BOOKER AND BOOKER EXTERMINATING COMPANY, 368½ CHANCELLOR AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR EXTERMINATING MAINTENANCE SERVICE ON APARTMENTS AND HOMES, AS SPECIFIED IN ATTACHED SCHEUDLE, FOR SUM \$20,719.20, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST SHALL BE PAID FROM DEPARTMENT OF FINANCE, REVENUE COLLECTIONS REVOLVING ACCOUNT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bh. RESOLUTION RESCINDING RESOLUTION 7-R-eb ADOPTED JANUARY 3, 1975, "EMERGENCY RESOLUTION APPROPRIATING \$1,942,914., SPECIAL ITEM OF APPROPRIATION, WIC SUPPLEMENTAL FEED PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bi. RESOLUTION RESCINDING RESOLUTION 7-R-bq ADOPTED JANUARY 3, 1975, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET "MISCELLANEOUS REVENUE" \$1,942,914. WIC SUPPLEMENTAL FEEDING PROJECT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

900 7-R-bi-1. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$1,906,890.,  
WOMEN, INFANTS AND CHILDREN SUPPLEMENTAL FEEDING PROJECT.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bj. EMERGENCY RESOLUTION APPROPRIATING \$1,906,890., WIC SUPPLEMENTAL FEEDING  
PROJECT, NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS  
SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bk. EMERGENCY RESOLUTION APPROPRIATING \$11,833., DEPARTMENT OF FINANCE, SALARIES  
AND WAGES, DATA PROCESSING (SENIOR SYSTEMS ANALYST-\$7,196., DATA PROCESSING  
PROGRAMMER-\$4,637.) NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID  
EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bl. EMERGENCY RESOLUTION APPROPRIATING \$2,133,124., OFFICE OF THE MAYOR AND  
AGENCIES, MANPOWER OFFICE, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE  
II/CETA II, NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS  
SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.



February 19, 1975

901

7-R-bm.

EMERGENCY RESOLUTION APPROPRIATING \$179,249., DEPARTMENT OF POLICE,

SANITATION ENFORCEMENT PROGRAM, (SALARIES AND WAGES-VIOLATION OFFICERS-\$176,099.,  
UNIFORM ALLOWANCE-\$3,150.), NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID  
EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Police Director Hubert Williams, Director of Health & Welfare Buford to meet with the Municipal Council at their pre-meeting conference March 4, 1975 to discuss this matter was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bn.

RESOLUTION DESIGNATING THIRD STREET AND SECOND AVENUE AS A "STOP INTERSECTION  
AND MARKED, AS PROVIDED IN SECTION 39:4-140 OF TITLE 39.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bo.

RESOLUTION DESIGNATING FOURTH STREET AND DICKERSON STREET AS A "STOP  
INTERSECTION" AND MARKED, AS PROVIDED IN SECTION 39:4-140 OF TITLE 39.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bp.

RESOLUTION RATIFYING CONTRACT ENTERED INTO BETWEEN THE DEPARTMENT OF HEALTH  
AND WELFARE AND ST. MICHAEL'S MEDICAL CENTER FOR AMBULATORY HEALTH SERVICES, FOR PERIOD  
JANUARY 1, 1975 TO FEBRUARY 19, 1975, AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE  
TO ENTER INTO CONTRACT WITH SAME PARTY, FOR PERIOD FEBRUARY 20, 1975 TO JUNE 30, 1975;  
MAXIMUM AMOUNT TO BE PAID BY CITY \$111,375., BUDGETED IN FIRST YEAR PLANNED VARIATIONS.  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by

302

Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bq. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
CLUSION OF SPECIAL ITEM OF REVENUE IN 1975 BUDGET, "MISCELLANEOUS REVENUE" \$2,133,124.,  
COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II/CETA II.

(Copy of resolution and correspondence submitted to each Member of the Council

A motion to adopt the resolution was made by Councilman Bottone, seconded by  
Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-br. RESOLUTION AUTHORIZING THE MAYOR TO ACCEPT A "COMPREHENSIVE LAW ENFORCEMENT  
AND CRIMINAL JUSTICE PLANNING" GRANT AWARD FROM THE STATE LAW ENFORCEMENT PLANNING  
AGENCY IN THE AMOUNT OF \$51,158. AND TO MAKE EXPENDITURES FROM SAID GRANT AWARD;  
TOTAL COST OF PROJECT NOT EXCEEDING \$56,842. (\$51,158. FROM SLEPA; \$2,842. FROM STATE  
OF NEW JERSEY (BUY-IN) AND \$2,842. LOCAL CASH MATCH)

(Copy of resolution and correspondence submitted to each Member of the Council

A motion to adopt the resolution was made by Councilman Carrino, seconded by  
Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bs. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO A CONTRACT  
WITH THE NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS ACCEPTING FUNDS FOR  
CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY, FOR A PERIOD OF ONE YEAR,  
FROM NOVEMBER 1, 1974 TO OCTOBER 31, 1975, ESTIMATED BUDGET FOR SAID PROGRAM \$429,538.)  
(\$357,871. FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS, \$49,810. FROM CITY OF  
NEWARK, AS IN-KIND RESOURCES, \$21,867. FROM FUNDS GENERATED BY THE PROGRAM)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

February 19, 1975

303

7-R-bt.

RESOLUTION AUTHORIZING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND

CORPORATION COUNSEL WITH A CERTIFIED COPY OF THE RESOLUTION AND THE RESOLUTION OF THE  
BOARD OF SCHOOL ESTIMATE FOR PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF  
BONDS FOR CONSIDERATION OF THE MUNICIPAL COUNCIL FOR CAPITAL PROJECT NO. 121/450-73  
ARCHITECTUAL, SURVEY DEMOLITION, SITE ACQUISITION FOR ADDITION TO ARTS HIGH SCHOOL  
\$5,800,000.; CAPITAL PROJECT NO. 121/451-73 ALTERATIONS AND ADDITION TO EAST SIDE HIGH  
SCHOOL-\$14,200,000.; PROJECT NO. 121/452-73 AND NOS. 142-71 AND 139-71, NEW ADDITION  
AND ALTERATIONS TO HAWKINS STREET SCHOOL-\$2,710,000., PROJECT NO. 121/453-73 AND NOS.  
150-70, 158-70, 167-70 AND 141-71, NEW SCHOOL (WEEQUAHIC AREA ELEMENTARY SCHOOL)-  
\$2,576,000., TOTALING \$25,286,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James.

Councilman Carrino stated all the Wards in Newark need new schools and alterations. However, no schools in the North Ward are included in this Capital Budget.

Councilman James called attention there was no individual lobbying for any of the items on this Calendar. Whereas the North Ward is represented on the Board of Education, the question of priority should be addressed to the Members of the Board of Education. Councilman James assured Councilman Carrino that he does not represent only the South Ward on the Board of School Estimate, but all Wards of the City of Newark. The agenda is not established by Members of the Municipal Council who sit on the Board of School Estimate.

Councilman Carrino said he was confident the Council Members were not responsible for not including North Ward Schools in the Capital Budget. He questions whether or not the North Ward is being represented on the Board of Education.

Councilman Martinez, Council Member on the Board of School Estimate, pointed out plans for the East Side High School were prepared five years ago. Schools listed in this resolution were given priority based on needs and the oldest schools in the City. Board of Education Members represent the North Ward and reside in the North Ward. Councilman Martinez urged his colleagues to adopt this resolution because of the desperate need.

Councilman Bottone declared all children in Newark deserve the best education they can get. He will never be one to deny a vote for schools. He recalled the Superintendent of Schools informed him a month ago that Vailsburg High School will be the next to get money for a new high school. Working side by side with Councilman Tucker, they have received a commitment from the Board of Education. Councilman Bottone added West Side High School is another school which he hopes will receive its fair share.

Councilman Allen asserted all schools in the City are in need of repairs.

304 He hopes a new school will be constructed in the Central Ward.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.      RESOLUTION AMENDING RESOLUTION 7-R-dn, JUNE 12, 1973, PROPOSED 1973  
CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1973 CAPITAL BUDGET, CAPITAL PROJECT NO.  
121/450-73 ARCHITECTURAL, SURVEY, DEMOLITION, SITE ACQUISITION FOR ADDITION TO ARTS  
HIGH SCHOOL, NEW ADDITION AND ALTERATIONS TO ARTS HIGH SCHOOL-\$5,800,000.; CAPITAL  
PROJECT NO. 121/451-73 ALTERATIONS AND ADDITION TO EAST SIDE HIGH SCHOOL-\$14,200,000.;  
CAPITAL PROJECT NO. 121/452-73 AND NOS. 142-71 AND 139-71 NEW ADDITION AND ALTERATIONS  
TO HAWKINS STREET SCHOOL-\$2,710,000.; CAPITAL PROJECT NO. 121/453-73 AND NOS. 150-70,  
158-70, 167-70 AND 141-71 NEW SCHOOL (WEEQUAHIC AREA ELEMENTARY SCHOOL)-\$2,576,000.,  
TOTALING \$25,286,000.

(Copy of resolution and correspondence submitted to each Member of the Council

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.      The City Clerk stated the Real Estate Commission, pursuant to Resolution 7-R-bv, adopted by the Municipal Council January 16, 1975, offered premises at 85-89 Johnson Avenue for sale at a public auction. On February 14, 1975, the Real Estate Commission accepted bids and received offers by Mr. Willie L. Smith and Spuce Corporation. On February 18, 1975, the Real Estate Commission considered the bids and voted unanimously in favor of the bid offered by Mr. Willie L. Smith. The Real Estate Commission recommended to the Municipal Council acceptance of the bid by Mr. Smith for the following reasons:

1. Mr. Smith initially offered the most comprehensive approach to renovations which went beyond the minimum requirements.
2. The Smith bid made a commitment to rehabilitate the subject premises in a shorter period of time.
3. The Smith bid presented a more appealing approach to management.
4. The Smith bid, in toto, offered greater consideration, i.e. the combination of cash purchase price and rehabilitation equaled \$40,000 as opposed to the total SPUCE bid which was \$26,000.

7-R-bv.

RESOLUTION ACCEPTING A FINAL BID FOR PURCHASE OF CITY-OWNED PROPERTY AT

85-89 JOHNSON AVENUE, BLOCK 2695, LOT 3, BASED UPON RESOLUTION 7-R-v, ADOPTED  
JANUARY 16, 1975, "RESOLUTION AUTHORIZING SALE OF CITY-OWNED PROPERTY AT 85-89  
JOHNSON AVENUE, NEWARK, NEW JERSEY, BLOCK 2695, LOT 3, AUTHORIZING ADVERTISING AND  
SETTING RETURN DATE OF SAME UNDER SPECIFIC CONDITIONS."

(Dimensions: 65' x 158'; Zoning - 4th Residential District Assessments:  
Land-\$8,200., Building-\$65,800.)

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bw.

RESOLUTION DESIGNATING JABEZ STREET AND NEW YORK AVENUE AS A "STOP  
INTERSECTION" AND MARKED, AS PROVIDED IN SECTION 39:4-140 OF TITLE 39.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bx.

RESOLUTION RESCINDING RESOLUTION 7-R-ce ADOPTED NOVEMBER 20, 1974,

"RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE  
TO ENTER INTO AN AGREEMENT WITH SLEPA FOR CONTINUATION OF PROJECT KNOWN AS  
"COMPREHENSIVE LAW ENFORCEMENT AND CRIMINAL JUSTICE PLANNING" (CITY WILL ACCEPT  
\$55,737 FROM STATE LAW ENFORCEMENT PLANNING AGENCY, \$3,097 FROM STATE OF NEW JERSEY;  
WILL PROVIDE \$3,097 CASH FUNDS BUDGETED IN PLANNED VARIATIONS PROGRAM UNDER PROJECT  
ENTITLED "COMPREHENSIVE LAW ENFORCEMENT AND CRIMINAL JUSTICE PLANNING" AND WILL MAKE  
DISBURSEMENTS IN ACCORDANCE WITH SAID APPLICATION"

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

MOTIONS.

906  
7-M-a.

A MOTION TO RECONSIDER ACTION OF REJECTION OF BID BY JOSE MENDEZ FOR THE PURCHASE OF 204 JOHNSON AVENUE, RESOLUTION 7-R-ce-1, JULY 17, 1974. PUBLIC HEARING TO BE CALLED MARCH 5, 1975, AT 1:00 P.M. (PURSUANT TO ORDER OF JUDGE L. SCHWARTZ, SUPERIOR COURT, LAW DIVISION, MENDEZ V. CITY OF NEWARK ET AL, DECIDED FEBRUARY 13, 1975, PUBLIC HEARING TO BE HEARD WITHIN 30 DAYS), was made by Councilman Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION DIRECTING THE CITY CLERK TO FORWARD A COMMUNICATION TO MR. WILLIAM SHADER, RESIDENT ENGINEER, NEW JERSEY STATE HIGHWAY DEPARTMENT, INTERSECTION OF ROUTES 1-9 AND 22, WITH A COPY TO MR. ALAN SAGNER, COMMISSIONER, NEW JERSEY DEPARTMENT OF TRANSPORTATION, REQUESTING HIM TO TAKE IMMEDIATE ACTION WITH RESPECT TO THE FOLLOWING ITEMS CAUSED BY CONSTRUCTION OF ROUTE 78 THROUGH THE SOUTH WARD OF THE CITY OF NEWARK:  
1) DEBRIS ADJACENT TO 280 JOHNSON AVENUE, PROPERTY OWNED BY MR. AND MRS. EDMUND BE  
CLEARED: 2) ROAD REPAIRS BE MADE ON ELIZABETH AVENUE FROM HAWTHORNE AVENUE TO MEEKER  
AVENUE; 3) DETAILED INFORMATION BE SUBMITTED LISTING ALL SOUTH WARD STREETS WHICH ARE  
TO BE PAVED AND REPAIRED AND A TIME TABLE FOR EACH ONE OF THESE REPAIRS, AS RESULT OF  
CONSTRUCTION OF ROUTE 78, was made by Councilman James, seconded by Councilman Bottone  
and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 4, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING ORDINANCE NO. 6-S & F-q, ADOPTED OCTOBER 2, 1974, SO AS TO INCLUDE THE RECONSTRUCTION OF FOUR ADDITIONAL FIREHOUSES, NAMELY, ENGINE CO. #1; ENGINE CO. #10; RESCUE SQUAD; AND BUREAU OF COMBUSTIBLES, IN ADDITION TO THE THREE FIREHOUSES DESIGNATED IN SECTION 3, PURPOSE 3, OF SAID ORDINANCE, ALL WITHIN THE ORIGINAL APPROPRIATION OF SUCH ORDINANCE (CAPITAL PROJECT NO. 9-74)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

February 19, 1975

A motion directing the City Clerk to place this ordinance on the March 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 4, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING ORDINANCE NO. 6-S & F-q, ADOPTED OCTOBER 2, 1974, SO AS TO INCLUDE A VEHICLE PAINTING FACILITY AND A VEHICLE WASHING FACILITY IN THE SPACE AND FACILITY STUDY FOR THE DIVISIONS OF MOTORS AND SANITATION IN THE DEPARTMENT OF PUBLIC WORKS, ALL WITHIN THE ORIGINAL APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 34-74)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 7, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE GRANTING OF CERTAIN DRAINAGE EASEMENTS TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC." (STILLWATER AND FREDON TOWNSHIP)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-d. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 7, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-5 PARKING LIMITED TO 2 HOURS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO 2 HOURS, ON HIGH STREET."

February 19, 1975

908

(High Street, both sides, from Warren Street to Bleeker Street, 7 A. M. to 6 P. M., Monday through Friday)

High Street, both sides, from Bleeker Street to Central Avenue, 7 A. M. to 4 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 7, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-6 STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING DURING CERTAIN TIMES, ON HIGH STREET."

(High Street, both sides, from Bleeker Street to James Street, 4 P. M. to 6 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 7, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1 ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS ON CEDAR STREET."

(Cedar Street, Eastbound, from Halsey Street to Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.



8-g. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED FEBRUARY 7, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE GRANTING OF A  
CERTAIN DRAINAGE EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC."  
(ROUTE 23 AND CEDAR PLACE)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 5,  
1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker,  
seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

8-h. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED FEBRUARY 7, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND  
ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973, AND AMENDMENTS  
THERETO. (TO CREATE THE TITLES OF CHIEF SURVEYOR, ENGINEERING, COORDINATOR OF  
ENGINEERING RESEARCH AND DEVELOPMENT AS PER CIVIL SERVICE CLASSIFICATION)"

(Chief Surveyor, Engineering \$18,038. - \$21,929.

Coordinator of Engineering

Research and Development \$17,179. - \$20,881)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 5,  
1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone,  
seconded by Councilman Villani and adopted by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Martinez, Tucker, Villani,  
President Harris.

No: Councilman James

8-i. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED FEBRUARY 7, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND  
ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973 AND AMENDMENTS  
THERETO. (TO ESTABLISH POSITION AND SALARY RANGE FOR CIVIL ENGINEER)"

(Civil Engineer \$18,940. - \$23,021.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

February 19, 1975

910

A motion directing the City Clerk to place this ordinance on the March 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, President Harris.

No: Councilman James

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 7, 1975, ENCLOSING PROPOSED "ORDINANCE APPROPRIATING IN THE AGGREGATE \$25,286,000 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

<u>CAPITAL BUDGET PROJECT</u> <u>NO. 121/450-73</u>	<u>ARCHITECTURAL SURVEY,</u> <u>DEMOLITION, SITE</u> <u>ACQUISITION FOR ADDI-</u> <u>TION TO ARTS HIGH</u> <u>SCHOOL. NEW ADDITION</u> <u>AND ALTERATIONS TO</u> <u>ARTS HIGH SCHOOL.</u>	<u>\$5,800,000</u>
<u>CAPITAL BUDGET PROJECT</u> <u>NO. 121/451-73</u>	<u>ALTERATIONS AND</u> <u>ADDITION TO EAST SIDE</u> <u>HIGH SCHOOL</u>	<u>\$14,200,000</u>
<u>CAPITAL BUDGET PROJECT</u> <u>NO. 121/452-73</u> <u>(ALSO CAPITAL BUDGET</u> <u>PROJECT NOS. 142-71</u>	<u>NEW ADDITION AND</u> <u>ALTERATIONS TO</u> <u>HAWKINS STREET</u> <u>SCHOOL.</u>	<u>\$2,710,000</u>
<u>CAPITAL BUDGET PROJECT</u> <u>NO. 121/453-73</u> <u>(ALSO CAPITAL BUDGET</u> <u>PROJECT NOS. 150-70,</u> <u>158-70, 167-70 AND</u> <u>141-71)</u>	<u>NEW SCHOOL</u> <u>(WEEQUAHCI AREA</u> <u>ELEMENTARY SCHOOL)</u>	<u>\$2,576,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 10, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 25, CHAPTER 3, SECTION 1-9, OF THE REVISED ORDINANCES IN THE CITY OF NEWARK, NEW JERSEY (1966)."

(Sets charges for Water Rates, Special Meter Readings, Private Fire Lines, Maintenance and Repairs of Meters, Installation of Service Pipe, and Reduced Rates for Certain Official and Institutional Users)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

- 8-1. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 14, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE ESTABLISHING THE SALARY OF MEMBERS OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-1) ADOPTED JUNE 13, 1972." (AFFECTS PENSION CONTRIBUTIONS)

(For action on this matter see Item 6-F-d on page 7 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

- 9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 27, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE WAY REGULATIONS ON CEDAR STREET."

(Cedar street, Eastbound, from Halsey Street to Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration as this is a duplicate ordinance considered under 8-F on this calendar was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilman Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

- 9-b. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 27, 1975, ENCLOSING PROPOSED "ORDINANCE TO ESTABLISH A NEWARK AMERICAN REVOLUTION BICENTENNIAL COMMISSION AND PROVIDING FOR THE APPOINTMENT OF THE MEMBERS AND FOR THE POWERS AND DUTIES OF THE COMMISSION."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on first reading on the March 5, 1975 Calendar was made by Councilman Allen, seconded by Councilman Martinez.

912

Councilman James said he had some recommendations to make in connection with this ordinance as per some information he has received.

Councilman Tucker remarked any appointments made by this ordinance should be confirmed by the Municipal Council.

Councilman Bottone questioned whether there would be any corrections made with respect to this ordinance.

City Clerk noted this ordinance is being moved to first reading for the March 5, 1975 Calendar. In the interim the ordinance will be studied by the Council for any amendments or corrections.

The motion directing the City Clerk to place this ordinance on first reading on the March 5, Calendar was declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

9-c. PROPOSED "ORDINANCE CREATING PERMANENT POSITIONS IN THE MUNICIPAL COUNCIL OFFICES AND ESTABLISHING SALARIES THEREFOR. (LEGISLATIVE RESEARCH OFFICER, MUNICIPAL COUNCIL \$24,000. - \$24,000.)"

(Copy of ordinance submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris.

Yes: Councilman Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from January 29, 1975 to February 10, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Columba P.T.A.	6311 (Amended)
Newark Lodge #237-100M	6400 (Amended)
St. Benedict Mother Guild	6545 (Amended)
Society of the Holy Rosary of St. Francis Xavier Church	6567 (Amended)
St. Antoninus Holy Name Society	6600 (Amended)

February 19, 1975

913

Holy Name Society Sacred Heart Church, Vailsburg	6603 (Amended)
Queen of Angels P.T.A.	6609 (Amended)
St. John's Ukrainian Catholic Church	6671 (Amended)
Newark Lodge #237-LOOM	6680 (Amended)
Our Lady of Mt. Carmel Church	6715 (Amended)
P.T.A. of Our Lady of Mt. Carmel School	6726

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart Church, Vailsburg	6623 (Amended)
Church of Our Lady of Good Counsel	6719
Rosary Altar Society - Sacred Heart Church, Vailsburg	6720
Rosary Altar Society of Sacred Heart Cathedral	6721
St. Bridget's Church	6722
Ann Street Home and School Association	6723
St. Martin DePorres Educational Association of Queen of Angels School	6724
Vailsburg Post No. 100 AMVETS	6725
Rosary Altar Society - Our Lady of Mt. Carmel Church	6727
Holy Name Society - Sacred Heart Church, Vailsburg	6728
Maplewood Chapter of Unico	6729
St. Nicholas Greek Orthodox Church	6730
Scudder Homes Junior League	6731

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Villani, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilman Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

This meeting adjourned at 11:40 P. M.

February 19, 1975

914

APPROVED:

Frank D'Ascensio

Frank D'Ascensio

City Clerk

Earl Harris

Earl Harris

President

Newark, New Jersey, February 27, 1975

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 1:00 P.M.

915  
President Harris called the meeting to order and asked for a roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk: This Special Meeting was called for the purpose of introducing the 1975 Municipal Budget, and to consider legislation in connection therewith.

RESOLUTIONS:

7-R-a. RESOLUTION REQUESTING THE DIRECTOR OF THE DIVISION OF LOCAL GOVERNMENT SERVICES TO EXTEND FROM MARCH 20, 1975 TO MARCH 31, 1975, AS THE DATE FOR FINAL FILING OF THE 1975 ADOPTED BUDGET OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-b. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975 WATER UTILITY BUDGET, SUM OF \$42,217.99. (OPERATING SURPLUS ANTICIPATED WITH PRIOR CONSENT)

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-c. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975 WATER UTILITY BUDGET, SUM OF \$770,000. (REVENUE FROM NEWARK HOUSING AUTHORITY, SPECIAL ITEMS OF GENERAL REVENUE ANTICIPATED WITH PRIOR WRITTEN CONSENT)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-d. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975

February 27, 1975

916

WATER UTILITY BUDGET, SUM OF \$192,919.48. (NEWARK HOUSING AUTHORITY, SPECIAL  
ITEMS OF GENERAL REVENUE ANTICIPATED WITH PRIOR WRITTEN CONSENT)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-e. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE

CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975  
WATER UTILITY BUDGET, SUM OF \$150,016.25. (TAX REFUND - TOWNSHIP OF WEST MILFORD,  
SPECIAL ITEMS OF GENERAL REVENUE ANTICIPATED WITH PRIOR WRITTEN CONSENT)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-f. RESOLUTION REQUESTING CONSENT OF DIRECTOR OF LOCAL GOVERNMENT SERVICES

FOR USE OF \$1,800,000. FROM THE SURPLUS DESIGNATED OTHER ASSETS PLEDGED TO OPERATING  
SURPLUS AS AN ITEM OF REVENUE "OPERATING SURPLUS ANTICIPATED WITH PRIOR WRITTEN  
CONSENT OF DIRECTOR OF LOCAL GOVERNMENT SERVICES."

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-g. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE

CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975  
BUDGET, SUM OF \$49,000. UNDER CAPTION OF CAPITAL SURPLUS ACCOUNT CODE 5003.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-h. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE

CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975  
BUDGET, SUM OF \$11,701,000. UNDER CAPTION OF PAYROLL TAX.

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following



votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President

Harris.

911-8

7-R-i.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE  
CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975  
BUDGET, SUM OF \$1,691,000. UNDER CAPTION OF PARKING LOT RECEIPTS.

A motion to adopt the resolution was made by Councilman Allen, seconded  
by Councilman Bottone and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President

Harris.

7-R-j.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE  
CONSENT TO INCLUDE IN ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975  
BUDGET, SUM OF \$720,000. (REVENUE FROM RENTS FROM MUNICIPAL PROPERTY)

A motion to adopt the resolution was made by President Harris, seconded  
by Councilman Carrino and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President

Harris.

7-R-k.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE  
CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975  
BUDGET, SUM OF \$710,000. (REVENUES FROM THE NEWARK HOUSING AUTHORITY - PAYMENTS  
IN LIEU OF TAXES)

A motion to adopt the resolution was made by Councilman Bottone, seconded  
by Councilman Allen and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President

Harris.

7-R-l.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE  
CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975  
BUDGET, SUM OF \$1,000,000. (REVENUE FROM THE SALES OF CITY-OWNED PROPERTY)

A motion to adopt the resolution was made by Councilman Giuliano, seconded  
by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President

Harris.

7-R-m.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE  
CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975

918

BUDGET, SUM OF \$2,610,000. (REVENUES FROM THE INDIRECT CHARGES APPLICABLE TO VARIOUS SERVICES RENDERED BY THE CITY TO FEDERAL, STATE AND PRIVATE FOUNDATION - GRANT-IN-AID PROGRAMS)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-n. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975 BUDGET, SUM OF \$110,700.21 UNDER CAPTION OF STATE AND LOCAL FISCAL ASSISTANCE ACT OF 1972 INTEREST EARNED ON ALLOTMENT ENTITLEMENT PERIOD JULY 1, 1973 to JUNE 30, 1974.

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-o. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975 BUDGET, SUM OF \$447,000. (SUB-LEASE 707 BROAD STREET)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-p. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975 BUDGET, SUM OF \$11,152,639.48. (REVENUES FROM THE URBAN AID FUNDS)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-q. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE ITEM OF ANTICIPATED REVENUE "MISCELLANEOUS REVENUE" IN 1975 BUDGET, SUM OF \$50,000. UNDER CAPTION OF FEDERAL DRUG ENFORCEMENT ADMINISTRATIVE TASK FORCE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by <sup>913</sup>the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

7-R-r. RESOLUTION INTRODUCING THE LOCAL BUDGET OF THE CITY OF NEWARK FOR THE YEAR 1975, AUTHORIZING ADVERTISING AND ESTABLISHING THE HEARING DATE ON THE BUDGET AND TAX RESOLUTION AS MARCH 27, 1975 AT 11:00 A.M.

The City Clerk read the following:

"The hearing on the budget and tax resolution will be held in the Council Chamber on March 27, 1975 at 11:00 A.M. Explanatory statement is as follows:

Municipal Purposes under General Appropriations for the year 1975 is \$158,657,465.02.

Local District School Purposes in the Municipal Budget is \$9,955,783.89.

Reserve for Uncollected Taxes is \$18,771,500.00.

The Total General Appropriations are \$187,384,748.91.

Anticipated Revenues are \$121,840,020.28.

Amount to be Raised by Taxes for Support of Local Municipal Budget is \$60,751,672.37.

The addition to Local District School Tax is \$4,793,056.26.

A motion to adopt the resolution was made by President Harris and seconded by Councilman Bottone.

President Harris stated before the Council votes on the introduction of the 1975 budget, he desired to make a statement. He stated the proposed Municipal budget for 1975 submitted to the Council January 15th by Mayor Gibson, reflects a property tax rate of \$9.46 per \$100 of assessed valuation. This is 57 points over the \$8.89 figure announced by the Mayor on January 15th. In the last two weeks that the Council has reviewed the budget with Administration and department heads, it has made no corrections or deletions in the proposed budget.

The higher tax rate is a true figure based on information that was not available at the time the Mayor is legally required to submit his budget, January 15th. The Administration's error in underestimating the tax rate was predicated on optimistic projections and anticipated revenues; not on actual available funds. He also pointed out that the Mayor's tax package does not include any provision for municipal funding of the Board of Education for the second half of 1975 or the beginning of the 1975-1976 school year. These monies are not included in the higher tax rate either. The Council will not make any corrections or adjustments in the budget until final information is received from the Administration. Prior

S20

to March 27th when a public hearing will be held on the proposed budget, the Council will closely scrutinize, review and analyze the Administration's package in an effort to reduce the projected tax increase without cutting back on delivery of essential services.

President Harris added, it is incumbent upon the Members of the Legislature to live up to their responsibilities and obligations as set forth by the decision rendered by Judge Botter in terms of providing a thorough and efficient education for every youngster in the State of New Jersey. To date, the legislators have not seen fit to fulfill this mandate. Hopefully, they will act expeditiously because the cities cannot afford to continue to go backwards.

Councilman Bottone pointed out that the introduction of the budget today is according to State law and he re-emphasized this is the budget submitted by the Mayor without any Council amendments or changes. Before this budget is adopted on March 31st, he wanted to reassure the residents of the City of Newark that he will go over each item and closely scrutinize each departments budgetary request. He felt there are certain areas where reductions can be made without decreasing city services and these cuts will become evident as the Council examines the Administration's budget. He desired to reassure the citizens of the city, he will do all in his power to continue necessary services at the same time deleting those items in the budget that can be made without jeopardizing any services provided to Newark citizens.

Councilman Carrino stated he personally feels the Council has been deceived by Administration with respect to the tax rate reflected by this budget. The public has become acclimated to the projected figure of \$8.89 submitted by the Mayor. The current budget submitted by the Mayor reflects a tax rate of \$9.46 which is in conflict to the \$8.89 figure submitted by the Mayor which is totally unrealistic. He pointed out this budget reflecting a rate of \$9.46 does not include one penny for the Newark Board of Education. Councilman Carrino said he knows the Legislature is under a mandate for a thorough and efficient education as is the State Department of Education but the Council has a responsibility for 70,000 school children. Councilman Carrino added he has been one of the most outspoken critics of the Newark Board of Education but he cannot understand how Administration can submit a budget which totally disregards any Municipal funding for the Board of Education regardless of the fact that the Court has mandated the State to provide a thorough and efficient education. He could not foresee what will happen in July if the Court gives the State another six months extension. He reiterated, there is no funding for the Board of Education in this budget and he hates to think what the tax rate will be when some money is appropriated for the Board of Education.

Councilman Giuliano commented the budget submitted is strictly an Administrative budget without the Council making any amendments. Councilman 921 Giuliano added he will comment later when the final budget is before the Council for adoption.

Councilman James stated he concurs with the remarks made by President Harris with respect to this budget. He felt the proposed Administrative budget reflects an unfortunate shared public opinion of increasing costs and decreasing services. Also the failure of the Administration to provide for essential Board of Education costs is paramount to denying some 71,000 schoolchildren the right to read and write. Thus the real challenge before the Council in establishing the fiscal budget and property tax rate will be to thoroughly scrutinize and make determinations on essential cost items and most importantly to demand increased fiscal accountability from the Administration who seemingly believe we have a pot of gold as is evidenced by reckless Administrative raises and spending.

Councilman Allen stated in looking at the budget submitted by Administration, he will examine two areas very closely. He noted there is a recommendation for an increase in the tax rate at the same time the City is decreasing services. He felt the taxpayers are entitled to services such as garbage pullers which is being eliminated by Administration. He felt the Council must review this budget in detail and initiate cuts in certain areas to show the taxpayers of the City of Newark that they will continue to receive the services they are entitled to based on the tax they are paying.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

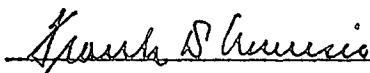
ADJOURNMENT.

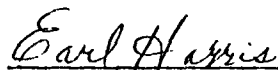
12. A motion to adjourn this meeting was made by the Council of the Whole and declared adopted by President Harris by the following votes

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, President Harris.

This Special Meeting adjourned at 1:20 P.M.

APPROVED:

  
Frank D'Ascensio  
City Clerk

  
Earl Harris  
President



Newark, New Jersey, March 5, 1975

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:25 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Howard Foye, Old Presbyterian Church.

Acting City Clerk Korngut called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, Acting City Clerk Korngut, Acting Clerk of the Municipal Council; Lieutenant John Mosco, Sergeant-at-Arms.

A motion to declare a five minute recess at 1:30 was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani.

The Council reconvened at 1:40 P. M.

Acting City Clerk Korngut announced due to the absence of President Harris he would entertain a motion to elect an Acting President.

A motion to elect Councilwoman Marie L. Villani Acting President was made by Councilman Tucker, seconded by Councilman Allen.

There were no further nominations.

The motion to elect Councilwoman Marie L. Villani Acting President was adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Acting President Villani.

#### REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The Acting City Clerk presented REPORT OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF JANUARY, 1975.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-b.

The Acting City Clerk presented REPORT OF MUNICIPAL COURTS, PARTS, ONE, FOUR, FIVE AND SIX, FOR THE MONTH OF JANUARY, 1975.

A motion that the Report be received and placed on file was made by Councilman

March 5, 1975

March 5, 1975

323

Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-c.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD JANUARY 16, 1975.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-d.

The Acting City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD JANUARY 13, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-e.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JANUARY 16, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-f.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD JANUARY 16, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.



March 5, 1975

034

4-g.

The Acting City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD JANUARY 21, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Acting President Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-h.

The Acting City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JANUARY 21, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Acting President Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-i.

The Acting City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JANUARY 23, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-j.

The Acting City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD JANUARY 23, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-k.

The Acting City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD JANUARY 30, 1975.

(Copy submitted to each Member of the Council)

March 5, 1975

925

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The Acting City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The Acting City Clerk read APPLICATION OF JOSEPH E. ALLEN, JR. (ROSE MATZNER, OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP; ON PREMISES 136-138 CAMDEN STREET.

(Vote of Board of Adjustment 5-0)

(Previous application approved May 20, 1959 and February 5, 1964)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-A-2.

The Acting City Clerk read APPLICATION OF RICHARD DAVIS, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT CONSTRUCTION OF A 2-CAR GARAGE ON A LOT HAVING A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD; ON PREMISES 151-153 CAMDEN STREET.

(Vote of Board of Adjustment 5-0)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

March 5, 1975

928

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

4-A-3. The Acting City Clerk read APPLICATION OF JOHN FERNANDEZ (J & B SERVICENTER, OWNER); TO PERMIT IN A 3RD INDUSTRIAL DISTRICT RECONSTRUCTION OF EXISTING GASOLINE STATION AND ESTABLISHMENT OF AN AUTOMATIC AUTO LAUNDRY; ON PREMISES 221 RAYMOND BOULEVARD.

(Vote of Board of Adjustment 5-0)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. RALPH J. VILLANI 79 LANG STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council questioned whether a traffic study had been made with respect to this application. He cited Raymond Boulevard traffic during the rush hours is intolerable.

Mr. Rocco J. Rossi, Secretary of the Board of Adjustment replied this matter was heard before the Board of Adjustment and he believes there was some testimony with respect to traffic, however, there was no traffic study made. However, the Board of Adjustment did approve this application and so recommended it to the Municipal Council.

Acting President Villani questioned if that was the normal procedure and whether there has been a study made by the State to fix the Jackson Street Bridge.

MR. STANLEY J. HAUSMAN, FROM THE LAW FIRM OF HOROWITZ, BROSS AND SINIS, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY. ATTORNEY FOR THE APPLICANT, appeared before the Municipal Council stating that this operation will not cause any additional traffic problems to Raymond Boulevard. There was no study made because of the dual entrance and one exit to Blanchard Street. He noted no one appeared in opposition at the Board of Adjustment hearing.

Mr. Villani stated if he was not mistaken there is no Stop Sign on Blanchard Street and requested that an ordinance be adopted to make this a Stop Street.

Councilman Martinez stated a Stop Sign on Blanchard Street is not required because there is a traffic light. At the Board of Adjustment meeting it was stated there is an entrance on Raymond Boulevard and an exit on Blanchard Street. This will do nothing to obstruct traffic going into the City of Newark and will probably bring more business into the City of Newark.

March 5, 1975

927

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

Acting President Villani called for ordinances on first reading.

6-F-a.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY CHANGING PARAGRAPHS "E" AND "F".

(This ordinance provides for alternate side parking to be changed from Fridays 12 P. M. to 3 P. M. and Saturdays 8 A. M. to 11 A. M.; to Wednesdays 8 A. M. to 11 A. M. and Thursdays 1 P. M. to 3 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

Acting President Villani: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

6-F-b.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO PARAGRAPHS "G" AND "H".

(This ordinance provides for alternate side parking to be changed from Fridays 12 P. M. to 3 P. M. and Saturdays 8 A. M. to 11 A. M.; to Wednesdays 8 A. M. to 11 A. M. and Thursdays 1 P. M. to 3 P. M.)

March 5, 1975

208

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

Acting President Villani: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

6-F-c.

The Acting City Clerk read AN ORDINANCE AMENDING ORDINANCE NO.6-S. & F-q, ADOPTED OCTOBER 2, 1974, SO AS TO INCLUDE THE RECONSTRUCTION OF FOUR ADDITIONAL FIREHOUSES, NAMELY, ENGINE CO. #1; ENGINE CO. #10; RESCUE SQUAD; AND BUREAU OF COMBUSTIBLES, IN ADDITION TO THE THREE FIREHOUSES DESIGNATED IN SECTION 3, PURPOSE 3, OF SAID ORDINANCE, ALL WITHIN THE ORIGINAL APPROPRIATION OF SUCH ORDINANCE (CAPITAL PROJECT NO. 9-74)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

Acting President Villani: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

6-F-d.

The Acting City Clerk read AN ORDINANCE AMENDING ORDINANCE NO.6-S & F-q, ADOPTED OCTOBER 2, 1974, SO AS TO INCLUDE A VEHICLE PAINTING FACILITY AND A VEHICLE WASHING FACILITY IN THE SPACE AND FACILITY STUDY FOR THE DIVISIONS OF MOTORS AND SANITATION IN THE DEPARTMENT OF PUBLIC WORKS, ALL WITHIN THE ORIGINAL APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 34-74)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman

March 5, 1975

929

Giuliano, seconded by Councilman James and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

Acting President Villani: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975

6-F-e.

The Acting City Clerk read AN ORDINANCE APPROVING THE GRANTING OF CERTAIN DRAINAGE EASEMENTS TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

(Stillwater and Fredon Township)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

Acting President Villani: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

6-F-f.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-5 PARKING LIMITED TO 2 HOURS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO 2 HOURS, ON HIGH STREET.

(High Street, both sides, from Warren Street to Bleeker Street, 7 A. M. to 6 P. M., Monday through Friday)

High Street, both sides, from Bleeker Street to Central Avenue, 7 A. M. to 4 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Acting President Villani, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

March 5, 1975

930

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

Acting President Villani: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

6-F-g. The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-6 STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING DURING CERTAIN TIMES, ON HIGH STREET.

(High Street, both sides from Bleeker Street to James Street, 4 P. M. to to 6 P. M., Monday through Fridays)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

Acting President Villani: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

6-F-h. The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS ON CEDAR STREET.

(Cedar Street, Eastbound, from Halsey Street to Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by Acting President Villani by the

March 5, 1975

following votes:

931

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Acting President Villani.

6-F-i.

The Acting City Clerk read AN ORDINANCE APPROVING THE GRANTING OF A CERTAIN  
DRAINAGE EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman  
Giuliano, seconded by Councilman Bottone and declared adopted by Acting President Villani  
by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Acting President Villani.

Acting President Villani: The yeses are eight and the noes are none. This  
ordinance is declared adopted on first reading and the City Clerk is hereby authorized  
and directed to advertise said ordinance and give public notice of its introduction and  
passage on first reading as provided by law. This ordinance will come up for a public  
hearing and be considered for further action on March 19, 1975.

6-F-j.

The Acting City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN  
ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING  
SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973, AND AMENDMENTS THERETO. (TO  
CREATE THE TITLES OF CHIEF SURVEYOR, ENGINEERING, COORDINATOR OF ENGINEERING RESEARCH  
AND DEVELOPMENT AS PER CIVIL SERVICE CLASSIFICATION).

(Chief Surveyor, Engineering \$18,038. - \$21,929.

Coordinator of Engineering Research  
and Development 17,179. - 20,881.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman James stated today is a very historical day. The City of Newark  
will witness some 377 persons receiving pink slips and losing their jobs. He stated he  
knows the Director of Engineering Mr. Al Zach has lobbied with this Council for  
creation of new positions. He knows every Director would like the ideal, the "Taj  
Mahal" to do a job, but he finds it unconscionable, very sad that at the same time we  
are going to lay off permanent long standing Civil Service employees, in the same breath  
we can also create new positions. He asserted we cannot be concerned about services for  
the City because we have already witnessed reduced City services, namely trash pullers.  
We have also eliminated many central services in the City, so it's not a question of  
providing services in the City. That can be debated. At this time, in the face of  
those individuals who will be laid off, the hardships that they will face and their



March 5, 1975

932

families, he certainly cannot vote to create new positions because Mr. Zach happens to be one of the favorites of this City Council.

Councilman James said he will be very consistent in this matter and vote an emphatic "NO" against the creation of new positions simultaneously with the fact that we are laying off people.

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Acting President Villani.

No: Councilmen Giuliano, James.

Acting President Villani: The yeses are six and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

6-F-k. The Acting City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973 AND AMENDMENTS THERETO. (TO ESTABLISH POSITION AND SALARY RANGE FOR CIVIL ENGINEER)

(Civil Engineer \$18,940. - \$23,021.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Acting President Villani, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Martinez, Tucker, Acting President Villani.

No: Councilmen Carrino, Giuliano, James.

Acting President Villani: The yeses are five and the noes are three. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

6-F-1. The Acting City Clerk read AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$25,286,000 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

March 5, 1975

933-

CAPITAL BUDGET PROJECT  
NO. 121/450-73

ARCHITECTURAL SURVEY,  
DEMOLITION, SITE AC-  
QUISITION FOR ADDITION  
TO ARTS HIGH SCHOOL, NEW  
ADDITION AND ALTERATIONS  
TO ARTS HIGH SCHOOL.

\$ 5,800,000

CAPITAL BUDGET PROJECT  
NO. 121/451-73

ALTERATIONS AND ADDITION  
TO EAST SIDE HIGH SCHOOL

\$14,200,000

CAPITAL BUDGET PROJECT  
NO. 121/452-73  
(ALSO CAPITAL BUDGET  
PROJECT NOS. 142-71  
AND 139-71)

NEW ADDITION AND ALTERA-  
TIONS TO HAWKINS STREET  
SCHOOL.

\$ 2,710,000

CAPITAL BUDGET PROJECT  
NO. 121/453-73  
(ALSO CAPITAL BUDGET  
PROJECT NOS. 150-70,  
158-70, 167-70 AND  
141-71)

NEW SCHOOL (WEEQUAHIC  
AREA ELEMENTARY SCHOOL)

\$ 2,576,000

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Carrino pointed out this \$25 million is for construction of new schools which he thinks is necessary for the City. However, there is legislation in the State of New Jersey which might dictate that the State take over education in the City. If this ordinance were approved the Council will signify approval of the City of Newark so that if the State does take over final responsibility for education this appropriation may have to be taken over by the State. If we do approve these funds the State may refuse to absorb this amount of money since the Council has already acted on it.

Councilman Carrino repeated he knows the City needs new schools but he cannot see getting involved in \$25 million worth of improvements if the State will take over that obligation in the near future.

Councilman Martinez noted these moneys were allocated over three years ago as capital improvements and at that time the sum of \$6 million which has been allocated to East Side High School was given to another school which had a higher priority. The same thing happened to Hawkins Street School and Arts High School and that is why there is a request for over \$21 million to meet these appropriations. If this had been done 5 or 6 years ago the cost would have been approximately \$10 million.

Councilman Martinez said he had the assurances of the New Jersey State officials that approval of this appropriation will not affect any future programs. He urged the Council to act affirmatively so that the new buildings which are so desperately needed may commence construction.

March 5, 1975

2024

Councilman James cited the need for new schools in the City and pointed out it generally takes a 5 year period of time for appropriations for new schools from initial planning period. He noted the Supreme Court has mandated that the public school system not be funded by property taxes. Politicians in Trenton were not able to agree and the Supreme Court had to alter that mandate. He said the City has no alternative funding for this year and once again the taxpayers are being asked to pick up the payment. He noted with respect to promises from Trenton they are long on promises and short on delivery.

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Martinez and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Acting President Villani.

Not Voting: Councilman Carrino.

Acting President Villani: The yeses are seven and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of the introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

6-F-m.

The Acting City Clerk read AN ORDINANCE TO ESTABLISH A NEWARK AMERICAN REVOLUTION BICENTENNIAL COMMISSION AND PROVIDING FOR THE APPOINTMENT OF THE MEMBERS AND FOR THE POWERS AND DUTIES OF THE COMMISSION.

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Tucker questioned whether the changes recommended by the Council had been made in this ordinance.

Chief Analyst Polster replied the ordinance has been corrected to re-establish funding for a limited period of two years and to include that the consent of the Municipal Council is required with respect to the appointment of 20 members of the commission.

Councilman James stated that the "Newark" magazine, magazine of Metropolitan New Jersey has dealt with the bicentennial question and in enumerating all of the cities of New Jersey, the one missing is Newark. Harpers magazine, Jack Carson have been making Newark the laughing butt of America, citing it as the worst City. There is so much that we can tell about Newark, our very rich history, historical buildings, etc. It is necessary that this commission be formed and function and for the first time talk about the positive facts of Newark. There is much about Newark that we do not

March 5, 1975

935

know. It is about time that this commission be formed to tell our citizens, contrary to the Harpers magazine, there is much good about Newark to be proud of and perhaps we are ready to turn the corner for positive awareness and advancement.

A motion to adopt the ordinance as corrected was made by Councilman James, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

Acting President Villani: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of the introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

A motion to consider 9-a under Ordinances for First Reading was made by Temporary President Villani, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Acting President Villani.

No: Councilman James.

6-F-n.

The Acting City Clerk read AN ORDINANCE TO AMEND TITLE 25, CHAPTER 3, SECTIONS 1-9, OF THE REVISED ORDINANCES IN THE CITY OF NEWARK, NEW JERSEY, (1966)

(Sets charges for Water Rates, Special Meter Readings, Private Fire Lines, Maintenance and Repairs of Meters, Installation of Service Pipe, and Reduced Rates for Certain Official and Institutional Users)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading and direct the Acting City Clerk to invite Business Administrator Walls, Director of Finance Grexa, Director of Water Accounting Paradise, Budget Officer Gary and Director of Engineering Zach to meet with the Council at their pre-meeting conference March 18, 1975 to discuss this matter was made by Acting President Villani, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Acting President Villani.

No: Councilman James.

Not Voting: Councilman Tucker.

March 5, 1975

938

Acting President Villani: The yeses are five, the noes are none and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 19, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

Acting President Villani called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING ROSE STREET AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Rose Street	Westbound	Bergen Street	18th Avenue

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

Acting President Villani called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman James and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

Acting President Villani: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

March 5, 1975

6-Ph, S & F-b.

337

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE ESTABLISHING THE SALARY OF MEMBERS OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY," (6-F & F-1) ADOPTED JUNE 13, 1972.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled, "an ordinance establishing the salary of Members of the Municipal Council of the City of Newark, New Jersey," adopted June 13, 1972 and amendments thereto be amended to include the following:

"Section 5. In addition to the compensation hereinabove provided there shall be paid to any member of the Municipal Council who is eligible and elects to take advantage of the provisions of N.J.S. 43:16A-3.4 the 'amount representing normal payment by employer,' as that phrase is used in N.J.A.C. 17:4-5.2, to be paid as other salaries are paid."

Section 2. All prior ordinances or parts thereof which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey and shall apply retroactively to the earliest date a Councilman may and does elect to commence pension coverage permitted by N.J.S.A. 43:16A-3.4.

Councilman Carrino stated that he wants to clarify this ordinance for the citizens of Newark, since the language of the ordinance is uncertain. Several of the Councilmen are on leave from the Police Department and therefore have to pay their entire pension contributions. All this ordinance does is put them on an equal basis allowing the City to pay for half of the pension contribution.

Councilman Martinez added that Councilmen Carrino, Giuliano and himself pay \$181. a month towards the pension and that is why they requested this ordinance.

Councilman James questioned the Acting City Clerk whether Mayor Gibson's pension is being paid.

Acting City Clerk Korngut replied he had been informed the City is paying half of the pension contribution while the Mayor is on leave of absence as a City Engineer.

Councilman James added the City will pay approximately 7% and the employee contributes the other 7%. He assumed all of the City employees, if they were on

leave of absence, were entitled to this.

Acting President Villani called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Acting President Villani, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Acting President Villani.

Not Voting: Councilmen Carrino, Giuliano, Martinez.

Acting President Villani: The yeases are five and three not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

Acting President Villani called for ordinances on second reading and final passage.

6-Ph, S & F-c.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage:

AN ORDINANCE AUTHORIZING A SPECIAL EMERGENCY APPROPRIATING IN THE AMOUNT OF \$1,480,000. BY THE CITY OF NEWARK, NEW JERSEY FOR THE PREPARATION AND EXECUTION OF A COMPLETE PROGRAM OF REVALUATION OF REAL PROPERTY FOR THE USE OF THE LOCAL ASSESSOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled September 4, 1974)

(Ordinance failed of adoption October 2, 1974, November 6, 1974, November 20, 1974, December 11, 1974, December 18, 1974, January 3, 1975, January 16, 1975, February 5, 1975 and February 19, 1975)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Bottone.

Councilman Martinez stated that once again this ordinance appears on the agenda, appropriating \$1,480,000. He alleged this is blackmail by the State of New Jersey. The State has indicated if we do not approve this now they will deduct a certain amount of funds that will come to the City of Newark which they will give to the County. They are going to shove this down our throats. Instead of trying to come

March 5, 1975

339

up with something realistic they know that in a particular ward, the East Ward which he represents, where the majority of people have renovated, rehabilitated, committed themselves to better the City of Newark they are now going to be forced to pay a tremendous tax increase if this is shoved down the throats of the City of Newark.

Councilman Martinez stated that a slum lord who paid \$10,000. or \$15,000. for a home and ran out of the City of Newark, his home will not be revaluated at this time in comparison to a person who came to the East Ward and put new aluminum siding and new kitchen, etc. A person who committed himself is going to be penalized, while the slum lord will receive a nice reward by this particular action. When the State Legislature now cannot get together on a particular tax ordinance they are going to say to the City of Newark that "you will revalue your homes". They are not being fair. He in no way can see his colleagues voting for this particular ordinance. Councilman Martinez felt it is in the hands of the State Legislature and they should come to the City of Newark and come up with something more appropriate and more realistic that will not hurt the person who has rehabilitated, remodeled and committed themselves to the City. If the State wants us to all become slum lords, then we should pass this ordinance today.

Councilman Carrino felt the State is not in a position to dictate to us to put a hammer over our heads and say either we do it or they are going to deduct money. Recently the State took the Federal Government to court for off-shore drilling because the State wants a share of that. The Courts dictated the State would have to revalue or reassess the property tax because it was illegal for them to use that for education. They could not come up with a plan to raise the money so we are still in a position where we have to supplement the Board of Education. If the State cannot meet its responsibilities by coming up with those plans, how can they turn around and put a hammer to our heads and say "you have to do that or else we are going to stop money from coming here". They are under the mandate of the Supreme Court to come up with a plan to supplement funding the Board of Education. They could not do that and they were given a years extension. What we are asking for is the same type of situation. They are refusing us that same courtesy and they are telling us if we do not they will take money out of the supplement to the City of Newark. The State had better clean their own house before they start worrying about the City of Newark.

Councilman Bottone stated that everyone is trying to place the blame on the State, but what must be revealed and said is that although there is a State mandate



March 5, 1975

910

that all communities are to reevaluate every five years, we haven't done ours in 12 years. This is really a Court mandate, the court has decided that Newark must have an evaluation. What he fears at this time the \$1,480,000 for revaluation we have on our calendar now will be a very small figure compared to what the State will and can do in deducting funds for particular service which has to be done. Councilman Bottone feared that the \$1,480,000 is going to be much higher when the State gets finished sending their bids out because the figure we have is about a year and a half old and certainly the way the economy has gone up appraisal fees have gone up also.

Councilman Giuliano agreed with Councilmen Martinez and Carrino that it is an imposition on taxpayers, people that have interest and concern for their property. The tax rate at this time is one of the highest in the State. He opined it is a Court mandate and perhaps we should follow through on a court order, but he said he will take his chances by letting the State take action.

Councilman James stated his original opposition was based on the fact that only one company was the successful bidder for the \$1,480,000. project. He called attention to Long Branch and Hillside where they had revaluation which brought complete chaos to these towns. There was fiscal discrimination resulting in all kinds of citizens' suits because of the manner in which it was done. His concern is that our Tax Assessor Mr. Frisina has never fully explained to this body how best to reevaluate. He agreed with Councilman Bottone that we will have to reevaluate our property. The question we should be concerned about is how best to do it in order to minimize the many citizen complaints about being unfair. He will provide the Members of the Council with this newspaper article on Hillside, data from Long Branch. Councilman James said he is going to vote against this because this represents a single firm, represents the County but at no time has our Tax Office come up with a plan of action, how best we can do it that will afford us the least number of complaints.

Councilman Allen felt what we really have to decide on with respect to revaluation is whether the City of Newark will do it or the State. The figure that we have already is known and if the State comes in that figure probably be doubled and if they double that figure it will be charged to the City of Newark and will be deducted from State funds. We all have to agree that the State is not doing its job in terms of carrying out their Court order, in terms of the Board of Education situation but again they are taking advantage of the City of Newark because we do come under State Statute and we are not in any shape to dictate to them because they have all the power to dictate to us. If we move on this, he thinks again the City of Newark should be looking close in terms of taking the State into Court and how we can take

March 5, 1975

941

advantage of this program, because what is really happening in the City of Newark they are giving you grants to fix up your home, once you get your home fixed up then they are going to charge you in terms of tax and make you pay a higher tax because you have taken a grant to fix up your home. If you don't fix up your home, then you are taken to Court to have your home fixed up in some type of "Hitler" situation. Damned if you do, damned if you don't. If you do a good job you will have to pay big for it. If the State is going to deduct the money from the City of Newark that should be appealed in Court.

Councilman Carrino added the City of Newark is unique in the State in that you have to be courageous to live with the way things are now. With the tax rate going up approximately \$10. with the revaluation, right now a house that is presently assessed at \$15,000. may possibly go up to \$20,000. which means those people will have to pay possibly double or 50% more than what they are paying now in taxes. The State, the Courts and everyone else will have to understand the people in the City of Newark are in water up to their chins. We can't afford to have the rest of the homeowners in the City of Newark and the remaining people that have shown some responsibility to the City to get totally disgusted to the point where they just give up and walk out. The State and the Courts will have to understand this, they will have to wait until we get on our feet. He said he can't see that someone else from out of State should come in and say "that is a beautiful house, and make that \$25,000." He does not know what is going on in the City of Newark at night, he does not know what people have to go through to maintain a house in the City of Newark. People now have to pull out their own garbage in the City of Newark. That person might have gotten laid off, where is he going to pay his taxes next month? These are things we are facing and we will have to show these people that is what we feel and if we have to go to Court, if they have to sue us, and send us to jail, we, as elected officials will have to stand up to it and accept our responsibility.

Councilman Bottone added that all the words said by Councilman Carrino are true and bear thinking. Councilman Bottone stated the Court Order should be read for the record.

Subject: Essex County Board of Taxation v. City of Newark, et al., Docket No. A-745-74

On February 28, 1975 Judge Harry A. Margolis, J.C.C. heard arguments by counsel for The Essex County Board of Taxation and for The City of Newark on motion by the Attorney General of the State of New Jersey for an order approving the application of replacement revenues to finance the revaluation of real property in the City of Newark.

March 5, 1975

912

Judge Margolis in a lengthy oral opinion granted the relief requested and directed that an order be submitted by the Attorney General providing that:

The funds necessary for the revaluation and tax map programs for the City of Newark and to pay for any expenditures incurred by the Board as a result of undertaking the implementation of the revaluation and tax map programs are to come from Newark's share of annual replacement revenues distributed to the City on a quarterly basis pursuant to the provisions of N.J.S.A. 54:11D-1 et seq. by the State Treasurer and that the Essex County Board of Taxation be authorized to receive such funds directly from the State Treasurer on a periodic basis beginning with that payment date which immediately follows the finalization of the tax map contract and/or the revaluation contract in such amounts as the Board certifies to the Treasurer are necessary to implement the revaluation and tax map programs.

Councilman Bottone stated that when you get an Order such as this and the State has already demanded and set a law saying they are going to take our money on a quarterly basis and we don't know how much, we are almost certain it is going to be more than \$1,480,000. He stressed he cannot see how the other Councilmen can sit here and not vote on this thing hoping it will be lower because this might well be over \$200 million if the County does it. This is an Order, a Court mandate.

Councilman James thought that maybe we should institute suit up to the Supreme Court which is the highest in the land. Order the legislative body to come up with new financing programs for the school system which will relieve the overburdened taxpayers. If we are to be scared of this mandate than maybe we ought to collect from those legislative members who did not come up with the whole financing program which would have greatly reduced our property tax. Right now we are debating whether to put \$36 million and have our property tax go up to \$10.46 or come down to \$8.32 or \$8.40. If the legislative body in Trenton can receive a mandate from the Supreme Court and fail to come up with a solution he does not see the Council going to jail.

There was no second to Councilman Bottone's motion to adopt the ordinance on second reading and final passage.

March 5, 1975

943

A motion to reject this ordinance on second reading and final passage was made by Councilman Martinez, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Acting President Villani.

No: Councilman Bottone,

Not Voting: Councilman Tucker.

HEARINGS OF CITIZENS.

6-HC-a.      MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the Board of Education matters. He alleged it is common knowledge the Newark School System is in a chaotic state of affairs. Commissioner Burke's fact finding committee, Touche Ross uncovered many deficiencies which he cited. The speaker read his 10 point summary on a school survival program. He suggested an elected Board of Education.

Councilman Martinez pointed out the Board of Education is an autonomous body. It has nothing to do with the Council, the only thing Council can do is go over their budget. If we had investigatory powers we would be there right now. Councilman Martinez felt the speakers remarks should be referred to the Newark Board of Education meeting which is scheduled for March 27, 1975.

Councilman Martinez stated the Council is going to cut the Board of Education budget without depriving our school children. Councilman Martinez said he appreciated Mr. Villani's concern and hoped this concern would be directed to the proper channels.

Councilman Giuliano noted that he previously brought up a resolution for an elected Board of Education but could not get a second. There was a lengthy article in the newspaper with respect to this but he did not see any citizens come forward, no one backed him up, no human cries to have an elected Board. If they would have done it when he wanted five years ago, we would not have this mess, our children not getting efficient education and we would not have anyone here from Mr. Byrnes' office to clear this mess up.

Councilman Carrino stated he wanted to clarify something. He said he did some investigation the past several years. Belleville has an elected Board of Education and there is as much a mess as in the City of Newark. You have to understand one thing about an elected Board of Education. You are going to get the same political involvement that you do with an appointed Board of Education. With an elected Board

March 5, 1975

944

of Education the people have to vote on the final adoption of the budget which means the City of Newark will have to have special elections costing in the area of \$150,000. a year to call the election for the people to adopt the budget. Which means you may not get a budget adopted the way peoples attitudes are right now. As far as the Board of Education is concerned he puts them in the same classification as he puts the City Council in. All they do is set policies, the Administrators of the Board of Education are the people who run the Board of Education. They are not elected, they would not be elected if you had an elected Board of Education. He thinks with an elected Board of Education we would have the same problems that we have right now. We are faced with one big problem in the Board of Education. The Administrators who run the Board of Education are incompetent people. He understands that Mr. Wechsler is going to advocate unit control where the superintendent will be responsible for all phases of the Board of Education so there would be no more passing of the buck. We have to take a close hard look at the situation we are facing with the Newark Board of Education. We have too many people in too many administrative positions who do not know what they are doing and in order to help them out they put more people in the departments to help them and we run into more of a problem. Until Mr. Wechsler and Superintendent of Schools Taylor decide they are going to trim fat off the top then we are not going to get the efficient education we are entitled to. An elected Board of Education is not the answer, he thinks a total revamp of administrative people is the answer.

Councilman James stated it is always a pleasure to have the speaker appear before the Municipal Council to give us words of advice. Everyone has spoken with respect to an elected Board of Education, he recalled four years ago sitting here, and all the crowds at Symphony Hall, most of whom were NTU members and he does recall a resolution which Councilman Giuliano makes mention, both he and Councilman Bontempo were putting forth. He made a study on their proposal which is on file in his office and the documents and data clearly documented there is no significant difference between an appointed Board and an elected Board of Education. You ask one of the important questions posed "what can the citizens do about the Board of Education." You heard the charges by Councilman Carrino, what can you do, he said if the community would start coming to the meetings, speaking at board meetings, start communicating with Board of Education members and administration you can do a lot. The reason they scheduled their Board of Education meeting for 10 A. M. Saturday morning is very clever, Soul Train comes on at 11:00 A. M. and you can rest assured they knew more people would be home doing the Soul Train and the Monster than being at Barringer taking care of business.

March 5, 1975

945

He said if you want to change the Board of Education people will have to turn off Sandford and Son and come to Board of Education meetings and take care of business.

He said Mr. Villani is the greatest agent for change by his attendance at the Council meetings. He hoped he would be the leader for more citizen participation and more citizen input and Mr. Taylor will earn his \$47,000.

6-HC-b.

MR. HARRY KENDELL, 622 ORANGE STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with figures and facts relative to the liquor industry in the City of Newark where he has been a licensee for the past thirty years. The speaker said it is his duty as Executive Secretary of the Newark License Beverage Association to protest on behalf of the licensees any proposed tax on liquor in the City as discriminatory which will lead to extremely serious problems.

Councilman Giuliano stated he was very well up to date with respect to the liquor industry. They have every right to make a living to support their wives and children. It is a very hard decision for this Council to make with the City 35 million dollars in the red but the tavern owners are just about making a living. He sympathized with the speaker. We are looking to save the City and we are looking to keep people in business, people employed. We have been pondering this question over and over and we will come out with a position that is fair to all the people.

Acting President Villani stated she was amazed at the percentage of tax on liquor and assured the speaker his remarks would be taken into consideration.

Councilman Allen indicated that this matter is not on the agenda and has been tabled.

6-HC-c.

MRS. LUCILLE PETERSON, 122 WINDLOW STREET, NEWARK, NEW JERSEY, addressed the Municipal Council extending her appreciation with the ceremony and plaque she received. The speaker registered complaints with respect to housing for senior citizens who she alleged are prisoners to public housing. She asked assistance from the Council with respect to this matter. The speaker said she has been served with an eviction notice.

Councilman Martinez stated he contacted Mr. Notte with respect to the problems raised by the speaker and he was assured there would be a maintenance man to repair it. The next day they called and said it was repaired. As far as the eviction notice he said he would like a copy of it. The Council is aware of the problems she discussed before the City Council which are currently being investigated by the Prosecutors Office.

6-HC-d.

MR. PEDRO BENITEZ, PRESIDENT, CUBAN LIONS INTERNATIONAL CLUB, 181 ELM STREET,

March 5, 1975

4-16

NEWARK, NEW JERSEY, addressed the Municipal Council with respect to Resolution 7-R-f which is on today's agenda. His club is sponsoring the erection of a statue of Martir Jose Marti in the Mother Cabrini Park located at the northeast side of Pennsylvania Station. He gave the background of Martir Jose Marti and why his organization desires to erect this statue.

Councilman Martinez thanked Mr. Benitez for appearing on behalf of the Cuban Lions Club of the East Ward. They are a dedicated and proud people, a non-profit organization which has contributed greatly towards the citizens of Newark. He urged the support of his colleagues to dedicate this particular statue at the Mother Cabrini Park located in the Ironbound Section by Penn Station. Councilman Martinez said he knows Jose Marti was dedicated to fight for independence, as so many Cubans are in the City of Newark. The people of the United States, especially the people in the East Ward want to make them as comfortable and as proud as you all are. He stated he would be honored if on May 20, 1975 he would be allowed to participate in this dedication.

Acting President Villani added that Councilman Martinez expressed the sentiments of all the Members of the Council.

(For action on this Item see Resolution 7-R-f in the Minutes of this meeting)

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH DEWEY'S GARAGE, INC., 190 WILSON AVENUE, NEWARK, NEW JERSEY, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES IN DISTRICT ONE OF CITY, FOR \$54,750., FOR A THREE YEAR PERIOD BEGINNING APRIL 1, 1974, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A.40A:11-9.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck, Assistant Corporation Counsel Perillo, Purchasing Agent Lucarelli and Mr. Nicholas Caprio, Attorney, representing Dewey's Garage, Inc., met with the Council February 4, 1975)

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Tucker.

Councilman Tucker stated there have been various points raised about the whole operation of the current contract dealing directly with Dewey's Garage, Inc. He is very much concerned about the response time which relates to the time it is called in and when Dewey's Garage picks it up and delivers it to a storage area plus he is responding

March 5, 1975

to the allegations of poor service which are generally raised from the community at large. He is of the opinion the structure of the existing contract plus the actual points raised in relation to the previous contract should be noted and he trusted his colleagues will reject this resolution so the Council can move towards rebidding the entire process.

Councilman Carrino stated as an ex-policeman he is well aware of the fact many of the people of the City of Newark condemn the Police Department for their response time to citizen calls in emergencies. Many of the citizens of Newark don't realize the way things are right now, when a car is stolen, or involved in an automobile accident that car has to be towed. The way things are right now, sometime a police car has to wait an hour to two hours for the tow truck to come to pick the car up. Often on a Friday and Saturday night the citizens are calling for help, police cars are out of service waiting for a tow truck. The reason he is supporting the rejection is because he does not feel one company can handle the entire City of Newark with two or three tow trucks. He feels in all fairness to the citizens of Newark and all fairness to the Police Officers of the City Newark the ideal situation would be three or four companies handling three or four sections of the City so that tow trucks response time would be cut down to 10 or 15 minutes. If we can correct that situation the citizens of Newark will be direct beneficiaries of this service. That is our main reason for the rejection of this contract.

Councilman Bottone said he can understand the reasoning of Councilman Carrino but we do have a contract and questioned Legal Analyst Kauder if by rejecting this today would that put us in any legal embarrassment. Would that put Dewey's Garage in any position to sue the City for non-performance of contract.

Legal Analyst Kauder replied the Law Department did say there is a slight possibility that they would claim they expended money. The Municipal Council has never authorized this, therefore, there will be an argument both ways.

Councilman Bottone further stated that this is a contract that has been put in operation without approval by the Council.

Legal Analyst Kauder replied that by this action you are ratifying it, back to April 1, 1974.

Councilman Allen felt the Council should reject this because from what he can understand Dewey's already owes the City 30 odd thousand dollars and why approve a contract when they cannot cover the whole City and give us the type of service we really.



March 5, 1975

918

need. If a suit is brought about, he thinks the Corporation Counsel should try to collect from Dewey's what is owed and defeat this contract as a basis for it.

Councilman James stated he certainly concurs in the payment of the outstanding debt. We have another problem that is an oversight. If we are of the opinion that Dewey's Garage is not doing a good job, and he is of the opinion it can be improved he will give the benefit of five years sitting on the Council that towing services in Newark today are better than five years ago. He brought to attention the many complaints four years ago and the Council at that time, which he was a Member, did make certain corrections to minimize the problem. He is of the opinion if you tell Dewey's Garage at this time that we are not going to utilize their services and they remove themselves from providing towing services, and we talk about the ideal of having 5 towing agencies or organizations come in to do the job that theory, what method are we going to establish to deal with them. He questioned what kind of contract we will have. What are we going to do during the interim? If Dewey's Garage stops tomorrow then Newark is in a terrible position for towing services. He thought the wise thing to do would have been to terminate the contract a year in advance, give notice to the applicant and during that time devise a plan of action and have some systematic change over. He is of the opinion that we are going to bring chaos to an essential city service that we want to improve and you are not going to improve by terminating if you have nothing in its place.

Councilman Carrino stated that in all deference to the South Ward Councilman he thinks he is under the wrong impression we never had a contract with anybody in the history of the City of Newark. We are not going to lose any service if we reject this. As far as the stipulation of the contract, that is not our responsibility. All we are saying is that we do not like the service, do not like the present contract. We don't think the contract is right and now we are telling Administration to come up with a new contract and a new type of service. However, we never had a contract in the past with anyone, and the service has always functioned because people are getting paid for that service, people are making money for that service.

Councilman Tucker felt we also have the responsibility to the citizens of Newark and he thinks it is a known fact that various general allegations that are raised in relationship to automobiles that are stolen within the City of Newark and are actually towed to various towing stations, whether we have a contract or a general understanding. He thinks we have seen enough citizens who are writing letters of complaint to Council members, raising allegations that some of the parts which were on the car were not necessarily taken at the time the car was picked up and they may

March 5, 1975

943

very well have been taken while they were impounded. Whether it is Dewey's Garage or anyone else. We have reached a stage within the City of Newark where the integrity of government cannot handle those kinds of allegations. He is not saying that those allegations are substantiated but he is saying as an elected representative of the City of Newark we have a responsibility to insure the physical integrity and that the allegations are actually dealt with forthwith. The other point he is concerned with is that we also have a responsibility to make government work much more expeditiously. At this point of time if a person is interested in picking up his car which has actually been stolen within the City of Newark, picked up or located by the Police Department and transferred directly to Dewey's Garage based on a prior understanding, or what have you, it takes too long. He is concerned about a check system so that automatically when a contract is awarded whether it be with Dewey's or any other firm that a citizen's car that has been stolen will not be concerned with the bureaucracy. government but will come to one stop and be assured that they are going to be in receipt of their car. He is also very much concerned about when a stolen car is found on the street and a policeman comes to the car and he notices that the battery is there, the motor, etc. that the policeman make a check system and have Dewey's or any other tower sign for it, and when a citizen comes down and receives that check list and all the parts are not on the car and the vendor who is in receipt of the contract will automatically make retributions to that citizen without going into a whole bunch of allegations saying that the person who stole the car got it. He reiterated he is not saying that the allegations are well founded but he is saying they are numerous enough for us to make sure they are included in the contract.

Councilman James stated that everything said by the Councilmen is in the contract. The other question is by taking cake and ice cream in one hand and saying Dewey's owes us \$36,000. and the other hand you say there is no contract. If there is no contract why do they owe us \$36,000.? On the other hand you say Dewey's did a lousy job, and Dewey's didn't control this, and on the other hand you say there is no contract. You can't have your cake and ice cream. Either there was a contract that Dewey's did not fulfill and that should be stated or they had no contract and they owe us no money and have no contractual obligations. The truth of the situation is that the contract was never ratified, never signed by the participants. You can't blame them if you did not have a contract. What is before us is a contract which states all the concern of the Council and if you are worried about the service let it run for one year and evaluate their performance. This is a contract before us that is to be ratified between the City of Newark and Dewey's Garage, Inc. and we have not right to expect

March 5, 1975

50

obligations for them and for the outstanding funds.

Councilman Allen stated that Dewey's contract has never been ratified and approved by the City Council. As far as we are concerned the contract did not exist. He is not satisfied with some of the stipulations in the contract to date and as far as the \$33,000. owed to the City of Newark that is another reason why he is against them having the contract. All of us agree that Dewey's cannot cover the whole city and give the proper service that has to be given. If the services continued in the past without a contract then we are not obligated.

Councilman Martinez stated that all the points are well taken but at the same time are we being responsible as public officials? We have two contracts before us, which state the highest responsible bidder. We all know in order to have a contract in the City of Newark first of all you have to bid and Dewey's Garage, Inc. did bid pursuant to Public Law. He also went out and purchased property that was required by law to fulfill the contract and purchased equipment with the understanding that he was going to get a contract for three years. There is a war amongst the towing operators because there are scavengers out there, stealing towed vehicles from Dewey's Garage. As far as Councilman Tucker described before there should be a check system and he is right. There is a check system between the police and between the towing service operators. When a particular vehicle is picked up, whether it is in an automobile accident or stolen, there is a check list submitted to the operator of a particular vehicle. He agreed that the towing vendor should be responsible and different stipulations can be put in the contract but he cannot see us as responsible officials rejecting this contract, and if we reject it we are doing something illegal.

Councilman Tucker reiterated the points he made previously reviewed the contract dealing with actual reimbursements to citizens based on allegations. He informed his colleagues that in order for a person who feels aggrieved, even though the check list, the actual police reports, states that those particular parts were on the vehicle he must go into a legal situation. The situation must be resolved in the Corporation Counsel's Office or either that particular person feels they did not receive their just due, they must take it directly to the courts. What he is saying is that it is an imposition, the imposition started with the theft of the car and we in turn as municipal officials in effect add on to the imposition. If you don't feel you are not in receipt of all your services even though the police officer said the battery was there, then you now have to take us to court, therefore adding an additional burden to a

March 5, 1975

951

taxpayer who basically was aggrieved in the first place. These stipulations are included in the contract. The point he is saying is that he feels it should be clear and precise that a person should not have to go to court especially when you say a policeman verifies that all the parts are there. The point he is saying that it is too much of an imposition to deal with and that is not within the confines of the contract.

Acting President Villani stated that the motion is to reject and representatives of Administration have been requested to come to the special conference Tuesday, March 11, 1975 to discuss the entire bidding procedure on towing.

The motion to reject the resolution was declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Acting President Villani.

No: Councilmen James, Martinez.

7-R-b.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH DEWEY'S GARAGE, INC., 190 WILSON AVENUE, NEWARK, NEW JERSEY, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES IN DISTRICT TWO OF CITY, FOR \$54,750., FOR A THREE YEAR PERIOD BEGINNING APRIL 1, 1974, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-9.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck, Assistant Corporation Counsel Perillo, Purchasing Agent Lucarelli and Mr. Nicholas Caprio, Attorney, representing Dewey's Garage, Inc., met with the Council February 4, 1975)

A motion to reject the resolution and invite representatives of Administration to meet with the Council at their special conference, Tuesday, March 11, 1975 to discuss the entire bidding procedure on towing was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Acting President Villani.

No: Councilmen James, Martinez.

7-R-c.

EMERGENCY RESOLUTION APPROPRIATING \$11,833., DEPARTMENT OF FINANCE, SALARIES AND WAGES, DATA PROCESSING (SENIOR SYSTEMS ANALYST-\$7,196., DATA PROCESSING PROGRAMMER-\$4,637.) NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Acting President Villani.

Councilman Bottone stated the reason he is asking for deferral is that right now we are in the midst of an employee residency situation. We do know the Data Processing people, with respect to the top election, the majority do not live in the City of Newark. We also know they probably will not come back to the City if strict enforcement is held. We also have people like CAC an organization that comes in, contracts to do computer work. Therefore, at this time he cannot see why we should allocate moneys when the City does not know if Administration knows who will be doing the actual work on our computers.

The motion to defer action on this resolution was declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-d. EMERGENCY RESOLUTION APPROPRIATING \$179,249., DEPARTMENT OF POLICE, SANITATION ENFORCEMENT PROGRAM, (SALARIES AND WAGES-VIOLATION OFFICERS-\$176,099., UNIFORM ALLOWANCE-\$3,150.), NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Acting President Villani.

Councilman Bottone stated this is \$179,249. that will be taxpayers money. This program has proven to be very fruitful and the Council expressed a desire for this to be expanded, but this was a program that was funded previously through Planned Variations money, and now it is to be taken up by City revenues. We want to bring in Mr. Dennison to see if these moneys can be taken out of Planned Variations moneys, therefore, it will not be a tax burden on the citizens of Newark.

The motion to defer action on this resolution was declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-e. RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE ESTABLISHING THE SALARY OF MEMBERS OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY' (6-S & F-1) ADOPTED JUNE 13, 1972," ADOPTED MARCH 5, 1975, (6-Ph, S & F-b) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

March 5, 1975

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-f.      RESOLUTION AUTHORIZING CLUB DE LEONES TO ERECT STATUE OF MARTIR JOSE MARTI IN THE MOTHER CABRINI PARK LOCATED AT THE NORTHEAST SIDE OF PENNSYLVANIA STATION AND SECURE PROPER INSURANCE INDEMNIFYING THE CITY OF NEWARK IN CASE OF IMPROPER CONSTRUCTION OR MAINTENANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President.

7-R-g.      RESOLUTION RESCINDING RESOLUTION 7-R-y, ADOPTED JANUARY 3, 1975, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF APPROPRIATION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, POLICE DEPARTMENT, YOUTH AID BUREAU, YOUTH AID SERVICES PROJECT, EXPENSE CODE 9055-\$56,327., ITEM AVAILABLE FROM STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA), YOUTH AID AND SERVICES PROJECT (CONTINUATION GRANT)."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting Villani.

7-R-h.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF ITEM OF REVENUE "MISCELLANEOUS REVENUE" IN 1975 CITY OF NEWARK BUDGET, \$56,327., SLEPA-YOUTH AID AND SERVICES PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

March 5, 1975

7-R-1.            EMERGENCY RESOLUTION APPROPRIATING \$56,327., SPECIAL ITEM OF APPROPRIATION  
SLEPA-CONTINUATION OF YOUTH AID AND SERVICES PROJECT. (SAID FUNDS SHALL BE PROVIDED  
IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-j.            RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT  
WITH TERRY CAREER INSTITUTE FOR OPERATION OF A VOCATIONAL TRAINING PROGRAM FOR ITS  
PARTICIPANTS IN SUM OF \$113,475., SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE  
EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED, TITLE VI. (CONTRACT AWARDED WITHOUT  
COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a);  
AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting a new contract was made by Councilman Bottone, seconded by Councilman Bottone and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-k.            RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT  
WITH ST. ANN'S BILINGUAL LEARNING CENTER/THE ALTERNATE HIGH SCHOOL FOR OPERATION OF  
EDUCATIONAL TRAINING PROGRAM FOR STUDENTS 16 TO 22 YEARS OF AGE IN SUM OF \$74,010.,  
SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF  
1973, AS AMENDED, TITLE VI. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT  
TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING  
OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-l.            RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF  
OF CITY OF NEWARK WITH BRENNER DESK & DESIGN INC., 330 WASHINGTON STREET, NEWARK, NEW  
JERSEY, LOWEST RESPONSIBLE BIDDER FOR CONTRACT NO. 74-12-02; OFFICE PARTITIONS FOR THE

March 5, 1975

FIFTH FLOOR OF #2 CEDAR STREET, NEWARK, NEW JERSEY, DEPARTMENT OF FINANCE, FOR \$33,500.,  
IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDS PROVIDED IN DEPARTMENT OF  
FINANCE, DIVISION OF REVENUE COLLECTIONS, ACCOUNT 74-17.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Carrino.

Councilman Tucker remarked we are supposed to be in receipt of a final report from Mr. Steven C. Rother, Tax Collector on the financial aspect with respect to the 2 Cedar Street complex. He should be invited to the next pre-meeting conference.

The motion to defer action and direct the City Clerk to invite Tax Collector Rother to meet with the Council at their pre-meeting conference March 18, 1974 to discuss this matter was declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

The Acting City Clerk stated pursuant to a Court Order by Judge L. Schwartz, Superior Court, Law Division, Mendez vs. City of Newark et al, which was decided February 13, 1975, notice was published in the Newark Star Ledger, February 25, 1975 that a Public Hearing will be held on March 5, 1975 at 1:00 P. M., in the Council Chamber, Second Floor, Newark City Hall to reconsider the rejection of a highest bid by Jose Mendez for purchase of City-owned property at 204 Johnson Avenue.

The Acting City Clerk stated this is the time and place set for such hearing.

Acting President Villani announced the hearing on rejection of highest bid for City-owned property at 204 Johnson Avenue, Newark, New Jersey was now declared open.

(A verbatim transcript of this Public Hearing is on file in the Office of the City Clerk)

7-R-m. RESOLUTION AMENDING RESOLUTION 7-R-ce-1, ADOPTED JULY 17, 1974, "RESOLUTION  
REJECTING BIDS FOR THE PURCHASE OF CITY-OWNED PROPERTY AT 95 FABYAN PLACE, 720  
HUNTERDON STREET AND 204 JOHNSON AVENUE." (TO DELETE 204 JOHNSON AVENUE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano.

No: Councilmen James, Martinez, Tucker, Acting President Villani.



March 5, 1975

958

7-R-n.            RESOLUTION ACCEPTING BID OF JOSE MENDEZ FOR PURCHASE OF CITY-OWNED PROPERTY  
AT 204 JOHNSON AVENUE, BLOCK 2726, LOT 50, FOR \$5,600.

(Copy of resolution and correspondence submitted to each Member of the Council)

There was no vote on this resolution in view of the fact that Resolution 7-R-m failed of adoption.

7-R-o.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO TYMOFEJ STOJKO, SUM  
OF \$1,103.16, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972 AND 1973, PREMISES 659 SOUTH  
20TH STREET, BLOCK 353, LOT 22, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF  
THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-p.            RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ANNA  
CASALESE, WIDOW AND CATHERINE VENTOLA, WIDOW, OWNERS OF PREMISES 19-21 GARSIDE STREET,  
FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-q.            RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FRANCES  
ROSENBLUM, UNMARRIED AND LILLIAN GERSHENBAUM, UNMARRIED, OWNERS OF PREMISES 140-142  
SPRINGFIELD AVENUE, BLOCK 233, LOTS 57, 59, FREE AND CLEAR, WITH EXCEPTION OF  
MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-r.            ✓ RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH PMA  
DEMOLITION & CONSTRUCTION, INC., LOWEST RESPONSIBLE BIDDER, FOR DEMOLITION OF 99-99½  
CAMDEN STREET, BLOCK 259, LOTS 29, 30, FOR \$4,275. IN ACCORDANCE WITH THEIR BID AND  
SPECIFICATIONS; TOTAL AMOUNT TO BE PAID FROM SAFE AND CLEAN STREETS PROGRAM BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

March 5, 1975

957

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by Acting President Villani by the following votes:

✓ Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-s.      RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE, MISCELLANEOUS MIXED COPPER, BRASS AND CAST IRON-POLICE DEPARTMENT, COLOR TELEVISION-COUNCILMEN'S OFFICE; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-t.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TALLING \$99,251.86 TO INDIVIDUALS SHOWN ON ANNEXED EXHIBIT "A", FOR OVERPAYMENTS, BY REASON OF COUNTY BOARD TAX APPEALS, STATE BOARD TAX APPEALS FOR THE YEARS 1971, 1972, 1973 AND 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Acting President Villani, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-u.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO PAY THE SUM OF \$4,980.85 REPRESENTING INTEREST ON TAXES PAID ERRONEOUSLY AS A RESULT OF VARIOUS TAX APPEALS ON PROPERTY LOCATED AT 22-26 PARK STREET, NEWARK, NEW JERSEY, AND IN SETTLEMENT OF A LAW SUIT FILED BY THE OWNER OF SAID PROPERTY; CENTRAL PROPERTIES INCORPORATED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-v.      EMERGENCY RESOLUTION APPROPRIATING \$49,055., OFFICE OF THE MAYOR AND AGENCIES MAYOR'S OFFICE, COMMUNITY DEVELOPMENT ADMINISTRATION; TO PROVIDE FUNDS FOR JAMES STREET

RESTORATION PLAN; SAID FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-w. RESOLUTION AUTHORIZING TRANSFER OF MANDATORY ITEMS, CONTRIBUTION EMPLOYEES RETIREMENT-CITY \$4,136. TO CONTRIBUTION EMPLOYEES RETIREMENT -LIBRARY \$3,027, AND JUDGMENTS \$1,109.; PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-x. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF ITEM OF REVENUE "MISCELLANEOUS REVENUE" IN 1975 CITY OF NEWARK BUDGET, \$49,055. UNDER CAPTION OF REVENUE FROM NATIONAL ENDOWMENT FOR THE ARTS FOR THE CDA JAMES STREET RESTORATION PLAN.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-y. RESOLUTION AMENDING RESOLUTION 7-R-x, ADOPTED OCTOBER 16, 1974, "RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT, ON BEHALF OF THE CITY OF NEWARK, WITH ROBERT BOSSERT & CO., INC., 10 LISTER AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT #73-11-01, VARIOUS IMPROVEMENTS IN VICINITY OF ESSEX COUNTY COLLEGE (N.J.R.62), CAPITAL BUDGET PROJECTS #369-68, 44/57-73 45/65-73, FOR SUM OF \$686,088., AS SHOWN IN THEIR PROPOSAL AND IN ACCORDANCE WITH THEIR SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THESE PROJECTS IN AN AMOUNT NOT TO EXCEED \$2,500. (FUNDING OF AFORESAID PROJECT PROVIDED IN BOND ORDINANCE 6-S & F-a, MARCH 4, 1970; 6-S & F-f, SEPTEMBER 19, 1973 AND 6-S & F-d, AUGUST 24, 1973), BY CORRECTING CAPITAL BUDGET PROJECT NUMBER 45/65-73 TO 46/65-73, BY CORRECTING THE DOLLAR VALUE FROM \$686,088. TO \$696,088. AND DELETING 6-S & F-d, AUGUST 24, 1973 TO SEPTEMBER 19, 1973.

March 5, 1975

359

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-z.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO MR. EDDIE YOUNG, PRESIDENT OF YOUNG'S LUNCHEONETTE, 315 RENNER AVENUE, NEWARK, NEW JERSEY, FIFTEEN DOLLARS (\$15.00) DUE TO THE FACT OF A RESTAURANT LICENSE NOT BEING ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Acting President Villani, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A CHECK FOR \$500.00 TO JOSEPHINE LIOI IN RELEASE OF HER CLAIM AGAINST THE CITY OF NEWARK FOR INJURIES SUSTAINED AS A RESULT OF THE ALLEGED NEGLIGENCE AND ACTIVE WRONGDOING OF THE CITY OF NEWARK IN FAILING TO PROPERLY MAINTAIN THE TREES IN THE VICINITY OF 57 SOUTH MUNN AVENUE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$1,500. PAYABLE TO NATIONAL INDEMNITY INSURANCE COMPANY TO REIMBURSE THEM FOR PAYMENT TO PAUL LEAR FOR BEING ILLEGALLY AND UNLAWFULLY ASSAULTED, SEARCHED, AND ARRESTED BY TWO POLICE OFFICERS OF THE CITY OF NEWARK, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY PAUL LEAR IN FAVOR OF EUGENE POSELLA AND GEORGE GIBSON AND THE CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL. (CIVIL ACTION WAS INSTITUTED IN THE UNITED STATES DISTRICT COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Tucker and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, Tucker, Acting President Villani.

No: Councilmen Carrino, Giuliano, James, Martinez.

March 5, 1975

880

7-R-bc.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$2,454.05  
PAYABLE TO MOSES WILLIAMS AND CATHERINE WILLIAMS, HIS WIFE AND LOUIS J. WEINSTEIN THEIR  
ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY THE PLAINTIFFS IN FAVOR OF  
CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR  
INJURIES SUSTAINED TO MOSES WILLIAMS WHEN LIMB OF A TREE FELL STRIKING HIM ON THE HEAD  
IN THE VICINITY OF 66 HUNTINGTON TERRACE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by Acting President Villani, by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bc-1.            RESOLUTION RESCINDING RESOLUTION 7-R-bc, DECEMBER 11, 1974, "RESOLUTION  
AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$2,325. TO MOSES  
WILLIAMS AND KATHERINE WILLIAMS, HIS WIFE, AND LEWIS J. WEINSTEIN, ESQ., THEIR ATTORNEY,  
UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY  
OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL, IN SETTLEMENT OF CLAIM FOR  
INJURIES SUSTAINED BY MOSES WILLIAMS ON DECEMBER 11, 1971 WHEN A LARGE TREE LIMB FELL  
FROM A DEAD CITY TREE ON HUNTINGTON TERRACE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bd.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$104.30 PAYABLE  
TO SHIRLEY SCHNURR AND JOHN SCHNURR AND PECORA & IRWIN, ESQS., UPON RECEIPT OF A  
GENERAL RELEASE EXECUTED BY SHIRLEY SCHNURR IN FAVOR OF CITY OF NEWARK AND ANY OTHER  
DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR INJURIES SUSTAINED WHEN SHE  
TRIPPED AND FELL OVER A PROTRUDING TREE ROOT IN THE VICINITY OF 686 PARKER STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

March 5, 1975

7-R-be.

RESOLUTION AUTHORIZING REAL ESTATE COMMISSION TO LEASE AT PUBLIC AUCTION CITY-OWNED PROPERTY LOCATED DIRECTLY BEHIND BLOCK 2407, LOT 16, 371 RAYMOND BOULEVARD, PURSUANT TO N.J.S. 40A:12-14 (a), THE MINIMAL RENTAL SHALL BE \$175., PER MONTH AND TENANT TO MAKE ALL NECESSARY REPAIRS AND ALTERATIONS, AT TENANT'S EXPENSE.

(ORESTES RODRIGUEZ)

(Dimensions: Approximately 102.33' x 60'; A part of the Morris Canal Bed)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bf.

RESOLUTION AUTHORIZING PUBLIC AUCTION OF SALE OF NUMEROUS CITY-OWNED PROPERTIES NOT REQUIRED FOR GOVERNMENTAL PURPOSES, ON MARCH 27, 1975 AT 11:00 A. M., AT MILITARY PARK BUILDING, 20 PARK PLACE, NEWARK, PURSUANT TO N.J.S.A. 40A:12-13 (a), AND AUTHORIZING ADVERTISING OF EXHIBIT A AND NOTICE OF FURTHER MEETING APRIL 2, 1975, AT WHICH TIME THE MUNICIPAL COUNCIL WILL ACCEPT OR REJECT BIDS AS PROVIDED BY LAW.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Acting President Villani, seconded by Councilman Allen.

Councilman James questioned the Law Department what does it mean "provided that Council will accept or reject bids as provided by law" which we continue to use and yet this is an auction. That is why we are in the hassle we are in with 204 Johnson Avenue. We are being brought to court now because we are being told that is mock law.

Assistant Corporation Counsel Venokur stated this should be contained in the bidding procedure and regulations.

Councilman James stated you are telling me that is by law then why are we in court if it is law. We have the right to reject a bid.

Assistant Corporation Counsel Venokur replied just like you have to approve all contracts and things like that under the bidding law, it's an auction. The Municipal Council must approve.

Councilman James asked then you are of the opinion that our action should be upheld and Mr. Venokur replied in the affirmative.

Mr. Venokur said if you decided as you did today to uphold the previous action, in that case the only thing you have to supplement that with is to be with a

March 5, 1975

682

reason for taking that action, and as I indicated to you Councilman he thought that your best reason was that the bid was too low because this property is valued at \$16,000. to \$18,000.

Councilman Carrino stated it was his understanding that we have to okay everything that's approved but the law still says we are supposed to give the property to the highest bidder and then we are supposed to approve that package . It does not mean if we don't have a valid reason just reject everything. Then there is no sense in having a public auction.

The motion was declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bg.      RESOLUTION DESIGNATING GRAFTON AVENUE AS A THROUGH STREET FROM SUMMER AVENUE TO MT. PROSPECT AVENUE AND FROM CLIFTON AVENUE TO BRANCH BROOK PLACE, PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by Acting President Villani, by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bh.      RESOLUTION DESIGNATING GRAFTON AVENUE AND ORATON STREET AS A STOP INTERSECTION AND INSTALLING STOP SIGNS ON ORATON STREET, PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED ORDINANCES OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Acting President Villani, seconded by Councilman Giuliano and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bi.      RESOLUTION DESIGNATING GRAFTON AVENUE AND BRANCH BROOK PLACE AS A STOP INTERSECTION AND INSTALLING STOP SIGNS ON BRANCH BROOK PLACE, PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by

March 5, 1975

Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Acting President Villani.

7-R-bj. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AN AGREEMENT BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND CITY OF NEWARK FOR IMPROVEMENT TO THE HELLER PARKWAY BRIDGE, KNOWN AS PROJECT NUMBER M-8453 (001). (FUNDING FOR SAID PROJECT SHALL BE SHARED BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND FEDERAL GOVERNMENT WITH NO CITY FUNDS REQUIRED.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Acting President Villani.

7-R-bk. RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO WRITTEN AGREEMENT WITH THE OWNER OF THE PREMISES DESCRIBED BY BLOCK AND LOT AS SET FORTH IN THE ATTACHED ITEMIZED LIST FOR PAYMENT OF DELINQUENT TAXES, PLUS INTEREST, ON INSTALLMENT BASIS, SUBJECT TO CERTAIN RESERVATIONS, TERMS AND PROVISIONS; PURSUANT TO RESOLUTION 7-R-u, MAY 17, 1967.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Acting President Villani.

7-R-bl. RESOLUTION AUTHORIZING FORECLOSURE BY SUMMARY PROCEEDINGS, IN-REM, FOR PROPERTY AT 10-34 KEARNY STREET, BLOCK 524, LOT 17, OWNED BY TERU REALTY COMPANY. (TAX CERTIFICATE NO. 46601 WAS SOLD DECEMBER 19, 1974 AND LIENS TO DATE ON SUBJECT PROPERTY AMOUNTS TO \$14,411.84, INCLUDING INTEREST AND COSTS.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Acting President Villani.

7-R-bm. RESOLUTION CONCURRING IN NEW JERSEY DEPARTMENT OF TRANSPORTATION AND FEDERAL HIGHWAY ADMINISTRATION STUDY TO DEVELOP A CONTROL STRATEGY TO PROVIDE A SAFE AND



March 5, 1975

§ 8-1

EFFECTIVE SYSTEM OF TRAFFIC INFORMATION, DIVERSION AND CONTROL FOR THE PUBLIC IN AND AROUND NEWARK AIRPORT AND ESTABLISHING DIRECTOR OF DEPARTMENT OF ENGINEERING AND REPRESENTATIVE OF THE CITY INVOLVING TECHNICAL QUESTIONS THAT MAY ARISE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bn. RESOLUTION PRESCRIBING THE FORM OF THE \$22,000,000 BONDS OF THE CITY OF NEWARK, NEW JERSEY, DATED APRIL 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bo. RESOLUTION COMBINING SEVERAL AUTHORIZATIONS OF BONDS INTO A SINGLE ISSUE OF \$10,200,000 GENERAL IMPROVEMENT BONDS, DATED APRIL 1, 1975 AND PRESCRIBING THE DETAILS THEREOF.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bp. RESOLUTION COMBINING SEVERAL AUTHORIZATIONS OF BONDS INTO A SINGLE ISSUE OF \$800,000 WATER BONDS, DATED APRIL 1, 1975, AND PRESCRIBING THE DETAILS THEREOF.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Acting President Villani, seconded by Councilman Tucker and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bq. RESOLUTION PRESCRIBING DETAILS OF \$11,000,000 SCHOOL BONDS OF THE CITY OF NEWARK, NEW JERSEY, DATED APRIL 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by

March 5, 1975

965

Councilman Bottone and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-br. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION TO NEW JERSEY STATE DEPARTMENT OF HEALTH REQUESTING FUNDS TO CONTINUE NEWARK URBAN RODENT & INSECT CONTROL PROJECT. (TOTAL ESTIMATED BUDGET \$745,086. TO BE FUNDED FROM STATE GRANT-\$439,964.; CITY IN-KIND CONTRIBUTION-\$282,592. AND CITY'S ABANDONED AUTO ACCOUNT-\$22,530.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution with the condition that provision be made in the budget of these projects for evaluation and audit of these programs was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James Martinez, Tucker, Acting President Villani.

7-R-bs. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO APPLY TO ACTION FOR FUNDS TO CONTINUE NEWARK'S RSVP (RETIRED SENIOR VOLUNTEER PROGRAM) (TOTAL AMOUNT REQUESTED IS \$82,655. AND WILL REQUIRE IN-KIND CONTRIBUTION BY CITY TALLING \$31,220.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution with the condition that provision be made in the budget of these projects for evaluation and audit of these programs was made by Councilman James, seconded by Councilman Martinez and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bt. RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR PROJECT N.J.R-72 FAIRMOUNT URBAN RENEWAL PROJECT. (SIXTH AMENDMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bu. RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR OLD THIRD WARD URBAN RENEWAL PROJECT N.J.R.-6 (EIGHTH AMENDMENT)

March 5, 1975

736

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bv.        RESOLUTION PROVIDING FOR THE SALE OF \$22,000,000 BONDS OF THE CITY OF NEWARK, NEW JERSEY, DATED APRIL 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bw.        RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR PROJECT N.J. R-62, ESSEX HEIGHTS URBAN RENEWAL AREA (FIRST STAGE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bx.        EMERGENCY RESOLUTION APPROPRIATING \$56,049., UNCLASSIFIED PURPOSES, FISCAL ACCOUNTABILITY SYSTEM, SALARIES AND WAGES-\$44,704. AND OTHER EXPENSES-\$11,345.; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Carrino, James, Martinez, Tucker, Acting President Villani.

Not Voting: Councilman Bottone.

7-R-by.        EMERGENCY RESOLUTION APPROPRIATING \$225,000., DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, GASOLINE-\$50,000., VEHICLE MAINTENANCE-\$100,000. AND VEHICLE PARTS-\$75,000.; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by

March 5, 1975

987

Councilman Bottone and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-bz.            RESOLUTION ESTABLISHING A "GASOLINE, VEHICLE MAINTENANCE AND VEHICLE PARTS REVOLVING FUND" IN THE DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS IN THE SUM OF \$225,000., SAID FUNDS SHALL NOT BE TRANSFERABLE TO OR FOR ANY OTHER PURPOSE; FURTHER THAT HEREAFTER ANNUALLY AN APPROPRIATION FOR GASOLINE, VEHICLE MAINTENANCE AND VEHICLE PARTS SHALL BE MADE IN THE VARIOUS DEPARTMENTS AND AGENCIES SO THAT THE "GASOLINE, VEHICLE MAINTENANCE AND VEHICLE PARTS REVOLVING FUND" SHALL CONTAIN \$225,000. FOR USE DURING EACH BUDGET YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilmen Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-ca.            RESOLUTION RESCINDING RESOLUTION 7-R-d, JANUARY 8, 1975, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION OF ANTICIPATED REVENUE IN 1975 BUDGET, CETA VI MANPOWER PROGRAM, "MISCELLANEOUS REVENUE" \$3,665,388.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-cb.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF ITEM OF REVENUE IN 1975 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE", CETA VI EMERGENCY JOB PROGRAM, \$3,629,925.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-cc.            RESOLUTION RESCINDING RESOLUTION 7-R-c, JANUARY 8, 1975, "EMERGENCY RESOLUTION APPROPRIATING \$1,163,615., SPECIAL ITEM OF APPROPRIATION, CETA VI MANPOWER PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

March 5, 1975

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-cd.            EMERGENCY RESOLUTION APPROPRIATING \$3,629,925., CETA VI MANPOWER PROGRAM, TO PROVIDE FUNDS FOR CETA VI EMERGENCY JOB PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-ce.            RESOLUTION RATIFYING CONTRACT AWARDED TO JOSEPH NESTO AND COMPANY, 361 BERGEN AVENUE, KEARNY, NEW JERSEY, FOR EMERGENCY REPAIRS TO A 54" x 42" BRICK SEWER COLLAPSED UNDER MC CARTER HIGHWAY (FOURTE 21) AT THE INTERSECTION OF MARKET STREET IN AN AMOUNT NOT TO EXCEED \$30,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-cf.            EMERGENCY RESOLUTION APPROPRIATING \$30,000. DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, PURCHASED SERVICES, TO PROVIDE FUNDS FOR SEWERS COLLAPSE REPAIRS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Acting President Villani, seconded by Councilman Tucker and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-cg.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF ANTICIPATED REVENUE IN 1975 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" \$129,558., UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION - CETA II.

March 5, 1975

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-ch.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH BUJAC DEMOLITIONS, INC., 58 BURNETT TERRACE, WEST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR CONTRACT NUMBER 75-01 DEMOLITIONS, EXCAVATION AND COMPACTED BACKFILL TO GRADE OF THE SOUTH ORANGE AVENUE RESERVOR SITE FOR \$33,645. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDING FOR AFORESAID PROJECT HAS BEEN PROVIDED FOR BY 1974 PLANNED VARIATIONS FUND - LINE 250, ACCOUNT NUMBER 79-30-22.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-R-ci.

RESOLUTION AUTHORIZING FORECLOSURE OF PROPERTIES LISTED ON ATTACHED LIST, PURSUANT TO PROVISIONS OF N.J.S.A. TITLE 54.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

A motion to remove from the table "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH OPTIMUM COMPUTER SYSTEMS, INCORPORATED TO DESIGN A MANAGEMENT INFORMATION SYSTEM FOR MAYOR'S OFFICE OF MANPOWER - COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM NOT TO EXCEED \$43,368.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.- RESOLUTION 7-R-bq, JUNE 19, 1974," was made by Councilman Tucker, seconded by Acting President Villani and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

The Acting City Clerk announced this resolution will be on the March 19, 1975 Calendar of the Municipal Council

March 5, 1975

MOTIONS.

70

7-M-a.

A MOTION MEMORIALIZING THE GOVERNOR OF THE STATE OF NEW JERSEY AND THE NEW JERSEY STATE LEGISLATURE TO ADOPT LEGISLATION TO PROVIDE CLEAR AND FAIR GUIDELINES FOR THE IMPOSITION OF CAPITAL PUNISHMENT FOR SPECIFIED CRIMES OF VIOLENCE, was made by Councilman Giuliano, seconded by Councilman Carrino.

Councilman Tucker wanted to have this motion clarified in relation to capital punishment.

Councilman Carrino replied that the State Assembly right now, Assemblymen Cody and Hawkins are working on the penal code. Assemblyman Hawkins is going to try to include in that penal code the killing of police officers requires capital punishment, the death penalty. We are going to ask him to include anyone involved in a commission of a serious crime.

Councilman Allen wanted to know if this motion includes that anyone held on a serious crime and gets life in prison, they can get the electric chair.

Councilman Giuliano replied this is for capital punishment, the chair, whatever the State has.

Councilman Allen stated he cannot vote for the electric chair.

Councilman Tucker wanted to have this pinpointed because he is very much appreciative of the fact that some of the actual laws of the State of New Jersey, are based on the concept of plea bargaining. In his mind there are a large number of people who should not be in the street and he is also aware the severity of punishment in some instances does not vitiate the fact that people will commit crimes. He is not saying this relates to a value judgment of a life of an individual, the life of a policeman but he is very much concerned with the fact that a large percentage of the people, who are executed within the prisons in our country are people for the most part who do not have actual financial resources to offer adequate defense. He is also aware of the fact that there has to be a need of tightening up the laws in the State of New Jersey but at this particular point of time he is not in support of a motion which would in effect bring about capital punishment.

Councilman Giuliano replied that today there is adequate representation for all citizens in this country and this law represents all citizens, whether they be black, brown or white, because if you check your crime statistics there are many blacks being murdered. This law covers everyone.

Councilman Tucker stated his particular comments do not relate to black or white. If we understand quite clearly the numbers of persons who die in prison who are executed, these are people who cannot afford decent legal expenses. All of us know full well if you are affluent and if you have a certain amount of resources to

March 5, 1975

971

fight off capital punishment, then you are rarely in receipt of it. The point he is concerned with are the people who cannot fight it off are usually people who receive capital punishment. He is not saying they are not deserving of it but he is saying that it is hard for him to basically endorse something of that kind realizing that there are flaws within our judicial system which would mean automatically the rich would not be punished and the poor would be in receipt of that punishment.

The motion was declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Acting President Villani.

No: Councilman Tucker.

Not Voting: Councilman Allen.

7-M-b.

A MOTION REQUESTING THAT REPRESENTATIVES FROM RENT CONTROL BOARD, DEPARTMENT OF HEALTH AND WELFARE AND A REPRESENTATIVE OF THE REAL ESTATE INDUSTRY BE INVITED TO A SPECIAL CONFERENCE OF THE COUNCIL MARCH 11, 1975, TO DISCUSS A PROPOSED ORDINANCE TO EXTEND THE HOURS FOR THE MAINTENANCE OF MINIMUM HEAT, was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Carrino stated there are several problems we can face. There is a law on the books now that says it is illegal for a landlord to have the heat lower than 60°. The reason for this motion made by Councilman Tucker is that he did witness several areas where the homes are colder than 60°. That law is in effect right now. He could not understand why we have to change the whole law to bypass something which is on the books. He noted we have a fuel crisis and with the Rent Control situation that we have now, to maintain a 68° - 24 hours a day, we are going to run into a situation that we are going to be mandated by the landlords to increase the rents and the tenants, the citizens of Newark will have to pay for it because it is going to be a hardship on the landlords. We are not really helping the tenants right now by doing this. We better be very wary about this before we change it.

Councilman Allen said that in many places the heat should be maintained beyond the 10 o'clock cutoff. The landlords are making a lot of profits right now, and even 50% are not paying the taxes in the City of Newark.

Councilman Tucker stated that the motion he is making is to place this on the March 19, 1975 Calendar of the Municipal Council. The other fact is he would like to invite the representatives from the Rent Control and also from the Department of Health and Welfare and extend some sort of representation from the landlords. The point he is raising is that at 10 o'clock at night in some cases, some landlords, are turning the heat off, not necessarily down. The other factor we have to look at, he



March 5, 1975

372

personally contacted the Department of Health and Welfare and tried to get an inspector out there to check that particular heat because he was under the assumption the landlord had to provide 24 hour heating. He was clearly informed at that point and time that the law, or the ordinance the City Council passed stipulates clearly September 21 to May 31, from 6:00 A. M. to 10:00 P. M. He is not completely sure if it would be a hardship. When he talked to Mrs. Green of the Rent Control Board she has stated she would like to discuss this with the Council prior to the passing.

Councilman Bottone states as long as there are areas of discussion, he suggested that this not be put on the calendar because it would be advertised then you would have a lot of people down there. We should have our discussion first.

The motion was declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-M-c.

A MOTION ACKNOWLEDGING THE 10TH ANNIVERSARY OF NEWARK PRE-SCHOOL COUNCIL, INC. FOR ITS ACCOMPLISHMENTS WITHIN THE CITY OF NEWARK IN THE AREA OF EARLY CHILDHOOD EDUCATION, was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

7-M-d.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH THE COMMISSIONER OF THE NEW JERSEY STATE DEPARTMENT OF TRANSPORTATION REQUESTING CONSIDERATION FOR CONSTRUCTION OF ADDITIONAL EXITS OF INTERSTATE ROUTE 280 EASTBOUND WITHIN THE CITY OF NEWARK AND FURTHER TO COMPLETE CONSTRUCTION ON THE EXISTING EXIT AT THAT SITE, was made by Acting President Villani, seconded by Councilman Carrino and declared adopted by Acting President Villani by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 24, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 2:14-5 CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966."

(This ordinance pertains to vacation leaves)

March 5, 1975

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 19, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

8-b.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 24, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT TITLE 22:10 "STREETS AND SIDEWALKS" OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, TO PREVENT THE THEFT OF SEWER MANHOLE COVERS, INLET FRAMES AND GRATES."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 19, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

8-c.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 24, 1975, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S. 40A:12-14 (c), TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE NEW WELL, INC., FOR PREMISES COMMONLY KNOWN AS 97 SOUTH ORANGE AVENUE, BLOCK 226, LOT 30, FOR THE SUM OF \$100., PER YEAR FOR A TERM OF FIVE (5) YEARS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Bottone indicated this is a good program but when one looks at the building and the decrepit condition it is in, one wonders if the moneys are doing any justice to the people concerned. He suggested if they at least paint the front entrance to the building to make it look presentable then those people who pass this site daily will believe that something is really being done with respect to the rehabilitation of individuals concerned.

Councilman Tucker noted the Council approved match money for New Well, Inc. which in effect gave them approximately \$185,000. from the Federal Government to rehabilitate that building. However, he is not sure if they have received these funds because he understands that is one of the reasons they could not get that building together because they have a staff of approximately 15 working with 97 addicts. He agreed with Councilman Bottone's suggestion.

A motion directing the City Clerk to place this ordinance on the March 19,

March 5, 1975

774

1975 Calendar of the Municipal Council for first reading and directing the City Clerk to communicate with Mr. George Hicks of New Well, Inc. requesting he make some effort to make the front entrance of the building being occupied by this agency presentable was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

8-d.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 25, 1975, ENCLOSING PROPOSED "ORDINANCE TO AUTHORIZE THE MAYOR AND DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT ADMINISTRATION, TO EXECUTE A CONTRACT FOR THE PURCHASE OF ONE SPECIFIED PROPERTY IN THE CITY OF NEWARK, NEW JERSEY, FOR INCLUSION OF THE CITY'S OPEN SPACE PROGRAM, AT A TOTAL COST NOT TO EXCEED \$14,000. TO BE PAID FROM THE 1973 CAPITAL BUDGET (PROJECT NO. 40A/45A-73), WHICH WAS AUTHORIZED BY THE MUNICIPAL COUNCIL WITH ADOPTION OF ORDINANCE 6-S & F-h, AUGUST 8, 1973."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 19, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Acting President Villani.

Not Voting: Councilman Tucker.

8-e.

The Acting City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MARCH 4, 1975, NOMINATING, SUBJECT TO CONFIRMATION BY THE MUNICIPAL COUNCIL, ALPHONSE STOIA, JR., 100 DELANCY STREET, NEWARK, NEW JERSEY, TO REPLACE JOHN SALERNO AS A MEMBER OF THE BOARD OF ADJUSTMENT FOR A TERM EXPIRING JULY 1, 1978.

(Copy submitted to each Member of the Council)

(Mr. Stoia met with the Council March 4, 1975)

A motion to confirm the nomination of Alphonse Stoia, Jr. to replace John Salerno as a Member of the Board of Adjustment for a term expiring July 1, 1978 was made by Councilman Tucker, seconded by Acting President Villani.

Acting President Villani: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Acting President Villani.

Not Voting: Councilman Martinez.

Acting President Villani: The nomination is confirmed.

March 5, 1975

8-f.

975

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 5, 1975, ENCLOSING PROPOSED "AN ORDINANCE AUTHORIZING THE SALE OF BLOCK 473, LOTS 1, 15 AND 16 TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY FOR THE SUM OF ONE HUNDRED (\$100.) DOLLARS PURSUANT TO THE PROVISIONS OF NEW JERSEY STATUTE 40A:12-13 (b) (1)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 19, 1975 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Acting President Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 10, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 25, CHAPTER 3, SECTIONS 1-9, OF THE REVISED ORDINANCES IN THE CITY OF NEWARK, NEW JERSEY (1966)."

(Sets charges for Water Rates, Special Meter Readings, Private Fire Lines, Maintenance and Repairs of Meters, Installation of Service Pipe, and Reduced Rates for Certain Official and Institutional Users)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this item, See Page 14, Ordinance 6-F-n)

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The Acting City Clerk reported the following Bingo and Raffles Licenses were issued from February 5, 1975 to February 25, 1975:

BINGO LICENSES

LICENSEE

LICENSE NUMBER

Polish Falcons of American  
Nest 104

6601 Amended

Mount Carmel Guild - Special  
Education for the Blind

6655 Amended

Beth David Jewish Center

6665 Amended

St. John's Ukrainian Catholic Church

6671 Amended

St. Michael's Church

6744

St. Michael's Seton Library Guild

6745

March 5, 1975

Q. 70

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Parents and Guardians Guild of SVA	6732
CYO St. Francis Xavier Church	6733
St. Ann's Educational Club	6734
St. Rocco School Parent Teachers' Association	6735
Mother's Club of St. John's Ukrainian Catholic School	6736
Mother's Club of St. John's Ukrainian Catholic School	6737
Mother's Club of St. John's Ukrainian Catholic School	6738
St. Demetrios Greek Orthodox Church	6739
Mother's Club of Essex Catholic High School	6740
Blessed Sacrament Church	6741
Chancellor Youth Council	6743
Society of Apostleship of Prayer of St. Francis Xavier Church	6746
St. Michael's Mt. Carmel Guild	6747
St. Michael's Guard of Honor	6748
St. Michael's Altar Society	6749
Mt. Carmel Guild Special Education for the Blind	6750

A motion to concur in the Report was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

ADJOURNMENT.

A motion to adjourn this meeting was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Acting President Villani.

This meeting adjourned at 5:05 P. M.

March 5, 1975

377

APPROVED:

Archie Korngut  
Archie Korngut  
Acting City Clerk

Marie L. Villani  
Marie L. Villani  
Acting President

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Joseph Granato, St. Lucy's Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Jack Yablonsky, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF FEBRUARY, 1975.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JANUARY, 1975.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM JANUARY 20, 1975 TO JANUARY 24, 1975 AND FROM JANUARY 27, 1975 TO JANUARY 31, 1975, R-6, R-32 AND R-38 FROM FEBRUARY 3, 1975 TO FEBRUARY 7, 1975 AND INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM FEBRUARY 10, 1975 TO FEBRUARY 14, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM JANUARY 20, 1975 TO JANUARY 24, 1975, FROM JANUARY 27, 1975 TO JANUARY 31, 1975, FROM FEBRUARY 3, 1975 TO FEBRUARY 7, 1975 AND FROM FEBRUARY 10, 1975 TO FEBRUARY 14, 1975.

March 19, 1975

March 19, 1975

979

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-6, R-38 AND R-123 FROM FEBRUARY 17, 1975 TO FEBRUARY 21, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM FEBRUARY 17, 1975 TO FEBRUARY 21, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e. The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JANUARY, 1975.

A motion that the Report be received and filed was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f. The City Clerk presented 1974 ANNUAL REPORT OF THE CENTRAL PURCHASING DIVISION, DEPARTMENT OF ADMINISTRATION.

A motion that the Annual report be received and placed on file was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g. The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD JANUARY 22, 1975.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



4-h. The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD JANUARY 22, 1975.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i. The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF SCHOOL ESTIMATE, HELD JANUARY 22, 1975.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j. The City Clerk presented REPORT OF FINANCE DIRECTOR JOHN J. GREXA FOR THE SALE OF \$5,000,000. TAX ANTICIPATION NOTES ON FEBRUARY 26, 1975, PURSUANT TO SECTION 40A:4-72, N.J.S.A., TO THE FIRST NATIONAL STATE BANK OF NEW JERSEY, AT AN INTEREST RATE OF 5% PER ANNUM.

A motion to ratify the Report was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-k. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF JANUARY, 1975.

A motion to approve the Reports of Contracts Awarded was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris:

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF

March 19, 1975

981

TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS ON CEDAR STREET.

(Cedar Street, Eastbound, from Halsey Street to Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council).

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 2, 1975

6-F-b. The City Clerk read AN ORDINANCE TO AMEND SECTION 2:14-5 CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966.

(This ordinance pertains to vacation leaves)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 2, 1975.

6-F-c. The City Clerk read AN ORDINANCE TO AMEND AND SUPPLEMENT TITLE 22:10 "STREETS AND SIDEWALKS" OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, TO PREVENT THE THEFT OF SEWER MANHOLE COVERS, INLET FRAMES AND GRATES.

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Martinez noted where Administration is considering laying off policemen, the City is at such a desperate point that manhole covers are being stolen and legislation must be introduced to cover such crime. He pointed out thefts have become so prevalent throughout the City and the Country that we cannot tolerate lay-offs in the Police Department.

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 2, 1975.

6-F-d. The City Clerk read AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14 (c), TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE NEW WELL, INC., FOR PREMISES COMMONLY KNOWN AS 97 SOUTH ORANGE AVENUE, BLOCK 226, LOT 30, FOR THE SUM OF \$100., PER YEAR FOR A TERM OF FIVE (5) YEARS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris. The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 2, 1975.

6-F-e. The City Clerk read AN ORDINANCE TO AUTHORIZE THE MAYOR AND DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION, TO EXECUTE A CONTRACT FOR THE PURCHASE OF ONE SPECIFIED PROPERTY IN THE CITY OF NEWARK, NEW JERSEY, FOR INCLUSION OF THE CITY'S OPEN SPACE PROGRAM, AT A TOTAL COST NOT TO EXCEED \$14,000. TO BE PAID FROM THE 1973 CAPITAL BUDGET (PROJECT NO. 40A/45A-73), WHICH WAS AUTHORIZED BY THE MUNICIPAL COUNCIL WITH ADOPTION OF ORDINANCE 6-S & F-h, AUGUST 8, 1973.

March 19, 1975

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 2, 1975.

6-F-f. The City Clerk read AN ORDINANCE AUTHORIZING THE SALE OF BLOCK 473, LOTS 1, 15 AND 16 TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY FOR THE SUM OF ONE HUNDRED (\$100) DOLLARS PURSUANT TO THE PROVISIONS OF NEW JERSEY STATUTE 40A:12-13 (b) (1).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 2, 1975.

6-F-g. The City Clerk read AN ORDINANCE APPROVING THE GRANTING OF RIGHT OF WAY EASEMENT TO JERSEY CENTRAL POWER AND LIGHT COMPANY IN THE TOWNSHIPS OF STILLWATER AND FREDON IN THE COUNTY OF SUSSEX.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 19, 1975

384

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 2, 1975.

A motion to remove from the Table "ORDINANCE TO IMPOSE A TAX ON ALCOHOLIC BEVERAGES SOLD FOR ON PREMISES CONSUMPTION IN THE CITY OF NEWARK, NEW JERSEY PURSUANT TO THE PROVISIONS OF NEW JERSEY STATUTES 40:48C-3 ET SEQ., was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani, President Harris.

No: Councilmen James, Martinez.

6-F-h.

The City Clerk read AN ORDINANCE TO IMPOSE A TAX ON ALCOHOLIC BEVERAGES SOLD FOR ON PREMISES CONSUMPTION IN THE CITY OF NEWARK, NEW JERSEY PURSUANT TO THE PROVISIONS OF NEW JERSEY STATUTES 40:48C-3 ET SEQ.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was tabled January 16, 1975)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Villani.

Councilman Giuliano urged his colleagues to go along with a deferral on this ordinance.

President Harris noted there is a motion on the floor to adopt this ordinance, therefor, his motion is not in order.

Councilman Tucker stated this ordinance has been discussed at length with respect to the fiscal crisis of the City. He noted the failure of the State Legislature to move on the income tax legislation has a direct effect on Newark taxpayers. He pointed out the City is faced with adopting this tax or raising the property tax. In view of these options, Councilman Tucker said he must vote in the affirmative.

Councilman Carrino remarked he is opposed to further taxation but if this ordinance is not adopted tonight another 10 points will be added to the tax rate and he was opposed to any further increase for the taxpayers. He noted if further funds are located before introduction of the budget, this ordinance can always be rescinded.

March 19, 1975

85

Councilman James stated he was opposed to this liquor tax. He felt Administration has been reckless in spending and the State of New Jersey has been negligent with respect to funding programs for the City. Councilman James pointed out the many taxes instituted by this City have still not solved the fiscal crisis. He did not feel more taxation on the local citizens is the answer. There is a national, state and local lack of fiscal accountability.

Councilman Giuliano remarked this tax may drive many taverns out of business. He stated he disagreed with the budget presented by Administration and felt a deferral on this ordinance should be considered by the Council. Councilman Giuliano added he is concerned with all the taxpayers of the City, not any special group.

Councilman Tucker noted the Council has received the budget and amendments and as result of the Mayor's submitted budget, the tax rate will be raising for the taxpayers of the City. He pointed out the adoption of this ordinance will result in aid to the taxpayers by anticipated revenue of this tax.

Councilman Carrino reiterated this tax should be approved tonight so that anticipated revenues may be included in the 1975 budget. He felt the taxpayers must receive whatever aid they can.

Councilman Bottone pointed out the Council was told that the imposition of this tax would save 100 jobs and today the Council found out those employees who were saved will again be laid off. He questioned Administration's position with respect to proposed lay-offs.

Councilman Bottone asked the City Clerk to explain the impact if this tax were not approved at this meeting.

The City Clerk replied the next Council meeting is scheduled for April 2, 1975 and that date is after the adoption of the budget. Public hearing on the budget, as introduced, will be held on March 27, 1975 at which time the Council will entertain amendments. If action on this ordinance were delayed, it would not be adopted in time to be included as revenue in the adopted budget.

Councilman Allen remarked he too was opposed to increasing taxes on the people of the City. He noted the Council had been informed based on this tax, the garbage pullers and other employees will be saved and he sees a continuing lay-off. Councilman Allen said in spite of his objections to the tax, he would have to support this ordinance since it would help to alleviate the tax rate and if any money is found at a later date it can always be rescinded.

Councilwoman Villani stated no one is in favor of additional taxes but we must deal with the facts as they are. She noted she will support this ordinance for the points raised by Councilmen Carrino and Bottone but she wished it noted this tax does not deal with package stores, only on premises consumption.

Councilwoman Villani added if another solution is found, this tax can always be rescinded.

Councilman James added in spite of all of the taxes imposed upon the citizens of the City, we are still in a fiscal problem. He reiterated the problem lies in Washington and Trenton with respect to the question of fiscal accountability.

President Harris stated no one relishes taxes but they are a fact of life. He pointed out this tax would impose an approximate cost of five cents on a drink on premises licensees. According to Administration the imposition of this tax would result in a \$1 million figure in terms of revenue. It will keep the property tax down and he assured everyone is seeking to do that.

The motion to adopt the ordinance on first reading was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, President Villani.

No: Councilmen Giuliano, James.

President Harris: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 2, 1975.

6-F-1. The City Clerk read AN ORDINANCE AMENDING CHAPTER 1 OF TITLE 4, ALCOHOLIC BEVERAGES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (EXTENDS CLOSING HOURS TO 3:00 A. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Carrino.

Councilman Bottone noted the extension of one hour is at the discretion of the proprietor. The Council is trying to soften the burden of the tax just adopted. He noted it is with reluctance he is in favor of this ordinance.

Councilman Tucker remarked it was hoped this additional hour will compensate tavern owners so that they will not suffer a financial loss incurred due to the tax ordinance.

March 19, 1975

287 Councilman James said he will support the measure for later opening as he feels this additional hour will bring forth more business for the tavern owners in the City. He opined Newark is a City that needs greater revenue and he pointed out that Las Vegas is a thriving City.

Councilman Giuliano felt the addition of this one hour will mean nothing as most tavern owners close at midnight.

The motion to adopt the ordinance on first reading was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani.  
President Harris.

No: Councilman Giuliano.

President Harris: The yeses are eight and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 2, 1975.

A motion to consider Item 8-i under Ordinances for First Reading was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-j. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, (6-S & F-i) ADOPTED NOVEMBER 23, 1973. (TO CORRECT ERROR IN MINIMUM SALARY OF COMMUNITY SERVICE WORKER)."

(Community Service Worker \$7,913. - \$7,913.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and



March 19, 1975

980

passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 2, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY CHANGING PARAGRAPHS "E" AND "F"

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That paragraphs "e" and "f" of Section 23:5-7, Stopping or Standing Prohibited in Certain Areas at Certain Times, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended to read as follows:

(e) on Fridays only, between the hours of 8:00 A.M. and 11:00 A.M. on the South and East sides, of any of the streets within the area bounded;

1. On the south along Irvington and Maplewood City Lines (South 18th Street and South Orange Avenue to Irvington Avenue and Village of South Orange-Newark Line);
2. On the west along Village of South Orange-Newark Line (Irvington Avenue to East Orange-Newark Line);
3. On the north along East Orange-Newark Line (Village of South Orange City Line to South 18th Street);
4. On the east by South 18th Street (East Orange-Newark Line to South Orange Avenue).

(f) On Saturdays only, between the hours of 12:00 Noon and 3:00 P.M. on the West and North sides of any of the streets within the area bounded:

1. On the south along Irvington and Maplewood City Lines (South 18th Street and South Orange Avenue to Irvington Avenue and Village of South Orange-Newark Line);
2. On the west along Village of South Orange-Newark Line (Irvington Avenue to East Orange-Newark Line);
3. On the north along East Orange-Newark Line (Village of South Orange City Line to South 18th Street);
4. On the east by South 18th Street (East Orange-Newark Line to South Orange Avenue).

March 19, 1975

383  
Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO PARAGRAPHS "G" AND "H".

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

paragraphs "g" and "h" of  
Section 1. That/Section 23:5-7, Stopping or Standing prohibited in certain areas at certain times, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

(g) On Wednesday only, between the hours of 8:00 A.M. and 11:00 A.M. on the South and West sides, of any of the streets within the area bounded;

1. On the south along Pennsylvania and Lehigh Valley Railroads (Newark Bay to McCarter Highway Ramp); Along McCarter Highway to Ramp (Pennsylvania and Lehigh Valley Railroads to intersection of State Highway Routes No. 1 and No. 22); Along State Highway Route No. 1 (intersection of State Highway Route No. 1 and No. 22 to Union-Essex County Line (State Highway No. 1 to Elizabeth Avenue);
2. On the west by Elizabeth Avenue (Union-Essex County Line to East Peddie Street) along East Peddie Street (Elizabeth Avenue to Lehigh Valley Railroad) along Lehigh Valley Railroad and Pennsylvania Railroad to N.J.R.R. Avenue and Raymond Plaza East (East Peddie Street to Passaic River);

3. On the north along Passaic River (Raymond Plaza East to Raymond Boulevard);
  4. On the east along Passaic River and Newark Bay (Raymond Boulevard to Pennsylvania and Lehigh Valley Railroads).
- (h) On Thursdays only, between the hours of 1:00 P.M. and 3:00 P.M. on the North and East sides, of any of the streets within the area bounded;
1. On the south along Pennsylvania and Lehigh Valley Railroads (Newark Bay to McCarter Highway Ramp); Along McCarter Highway to Ramp (Pennsylvania and Lehigh Valley Railroads to intersection of State Highway Routes No. 1 and No. 22); Along State Highway Route No. 1 (intersection of State Highway Route No. 1 and No. 22 to Union-Essex County Line) on the south by Union-Essex County Line (State Highway No. 1 to Elizabeth Avenue);
  2. On the west by Elizabeth Ave. (Union-Essex County Line to East Peddie Street) along East Peddie Street (Elizabeth Avenue to Lehigh Valley Railroad) along Lehigh Valley Railroad and Pennsylvania Railroad to N.J.R.R. Avenue and Raymond Plaza East (East Peddie Street to Passaic River);
  3. On the north along Passaic River (Raymond Plaza East to Raymond Boulevard);
  4. On the east along Passaic River and Newark Bay (Raymond Boulevard to Pennsylvania and Lehigh Valley Railroads).

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

Councilman Carrino noted this ordinance deals with the East Ward and does not affect the cleaning of streets in the North Ward.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

March 19, 1975

6-Ph, S & F-c.

331

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-q, ADOPTED OCTOBER 2, 1974, SO AS TO INCLUDE THE RECONSTRUCTION OF FOUR ADDITIONAL FIREHOUSES, NAMELY, ENGINE CO. #1; ENGINE CO. #10; RESCUE SQUAD; AND BUREAU OF COMBUSTIBLES IN ADDITION TO THE THREE FIREHOUSES DESIGNATED IN SECTION 3, PURPOSE 3, OF SAID ORDINANCE, ALL WITHIN THE ORIGINAL APPROPRIATION OF SUCH ORDINANCE (CAPITAL PROJECT NO. 9-74)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Section 3, Purpose 3, of Bond Ordinance No. 6S&Fq, adopted October 2, 1974, which purpose authorized the substantial reconstruction of existing Fire Engine Companys #7, 14 and 12 is hereby amended by adding to such purpose the reconstruction of FIRE ENGINE COMPANY #1; Engine Co. #10; Rescue Squad; and Bureau of Combustibles, so that such purpose, as amended, will read as follows:

(3) Capital Budget Project No. 9-74  
Modernization of Firehouses (Phase II)

The City shall substantially reconstruct existing Fire Engine Companys #1, #7, #10, #12, #14, Rescue Squad and Bureau of Combustibles, including construction and installation of electrical work, plumbing, heating, masonry, and cabinet work, carpentry, floor tiling and painting and all other work, alterations and appurtenances necessary and suitable for the use of such Fire Engine Companys; Such buildings being of Class "B" construction as defined in N.J.S. 40A:2-22.

Appropriation and Estimated Cost	\$100,000
Down Payment	\$ 5,000
Amount of Bonds and Notes	\$ 95,000
Period of Probable Usefulness	15 Years

Section 2. The appropriation and estimated cost, the down payment, the amount of bonds and notes authorized

and the period of probable usefulness all as stated in the original Ordinance and as stated above, are the same and the issuance of such bonds is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in Subdivision (g) of Section 40A:2-7 of said Law.

Section 3. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-g, ADOPTED OCTOBER 2, 1974, SO AS TO INCLUDE A VEHICLE WASHING FACILITY IN THE SPACE AND FACILITY STUDY FOR THE DIVISION OF MOTORS AND SANITATION IN THE DEPARTMENT OF PUBLIC WORKS, ALL WITHIN THE ORIGINAL APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 34-74)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Section 3, Purpose 8, of Bond Ordinance No. 6S&Fg, adopted October 2, 1974, which is a Study of the Space and Facility Needs of the Divisions of Motors and Sanitation in the Department of Public Works, so as to include a vehicle painting facility and a vehicle washing facility so that such purpose, as amended, will read as follows:

March 19, 1975

393

"Capital Budget Project No. 34-74

(8) Study space and facility needs of Divisions of Motors and Sanitation in Department of Public Works

The City shall undertake Stage I of the planned development and construction of facilities including garage and shops, office, storage space, a vehicle painting facility and a vehicle washing facility for the Division of Motors and the Division of Sanitation of the Department of Public Works of the City, which Stage I includes the acquisition and installation of the vehicle painting facility and the vehicle washing facility, preliminary planning services, cost estimates and all related work as may be necessary of public improvements to be subsequently

authorized and made and the facilities herein authorized.

Appropriation and Estimated Cost	\$250,000
Down Payment	12,000
Amount of Bonds and Notes	238,000
Period of Probable Usefulness	20 Years"

Section 2. The appropriation and estimated cost, the down payment, the amount of bonds and notes authorized and the period of probable usefulness all as stated in the original Ordinance and as stated above, are the same and the issuance of such bonds is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in Subdivision (g) of Section 40A:2-7 of said Law. The gross debt of the City is not increased by this Ordinance.

Section 3. This Ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

AN ORDINANCE APPROVING THE GRANTING OF CERTAIN DRAINAGE EASEMENTS TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

The City Clerk stated this ordinance was drawn erroneously and is being replaced by Ordinance 6-F-g in the Minutes of this meeting.

A motion to reject this ordinance was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-5 PARKING LIMITED TO 2 HOURS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO 2 HOURS, ON HIGH STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-5, Parking Limited to 2 hours, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented be amended by deleting therefrom;

HIGH STREET, both sides, from Warren Street to Central Avenue, 7 A.M. to 6 P.M., Monday through Friday, and by adding thereto;

HIGH STREET, both sides, from Warren Street to Bleeker Street, 7 A.M. to 6 P.M., Monday through Friday.

HIGH STREET, both sides, from Bleeker Street to Central Avenue, 7 A.M. to 4 P.M., Monday through Friday.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

March 19, 1975

895

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-6 STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING DURING CERTAIN TIMES, ON HIGH STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-6, Stopping or Standing, Prohibited at Certain times, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented be amended by adding thereto;

HIGH STREET, both sides, from Bleeker Street to James Street, 4 P.M. to 6 P.M., Monday through Friday.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the



March 18, 1975

statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE GRANTING OF A CERTAIN DRAINAGE EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. The Director of the Department of Public Works is hereby authorized to execute and deliver to the Township of Wayne in the County of Passaic the deed of easement, a copy of which is annexed hereto as Exhibit "A".

Section 2. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-i.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973, AND AMENDMENTS THERETO. (TO CREATE THE TITLES OF CHIEF SURVEYOR, ENGINEERING, COORDINATOR OF ENGINEERING RESEARCH AND DEVELOPMENT AS PER CIVIL SERVICE CLASSIFICATION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

March 19, 1975

997

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Engineering and establishing salaries therefor". (6S&Fn) adopted March 3, 1973, be and the same is hereby amended as follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Surveyor, Engineering 04-009	\$18,038	\$21,929
Coordinator of Engineering Research and Development 04-008	17,179	20,881

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the the rail, give his name and address and be heard.

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, addressed the Municipal Council alleging the City is supposedly bankrupt but they pass the liquor tax to come up with a million dollars to save 100 jobs. He feels this \$35,000. in new jobs is a slap in the face to the citizens of Newark and requested this ordinance be rejected.

Councilman Tucker replied he wished to stress one basic point, that the City of Newark is not bankrupt. Those kind of statements put Newark in a bad light. He asserted the City of Newark is not bankrupt, Newark is not dead. He pointed out these particular positions will be coming out of the capital budget which basically means it will have no major effect on the actual taxpayers of the City of Newark. It is going to be spread out over a longer period of time. This particular ordinance deals with positions which are currently being paid out of municipal budget. The Council received notification from the Corporation Counsel that this particular kind of service can be put directly within the capital budget.

Councilman Bottone added we must realize that for many years the City of Newark has done without any engineering services and at one time the City of Newark had as many as 27 engineers on the payroll. We are trying to spread this service out as a capital improvement where it is not going to be a burden on the taxpayers. In the past everytime something had to be built or designed we had to go out and hire an engineering consultant and when you hire you hire at a much higher price than when you have a man on board. We are trying to make Newark self-relying once again.

Councilman James stated his remarks are not in response to the previous speaker. He is going to be consistent and vote against the creation of two new positions. He does so being aware of the fact that we have laid off trash pullers, dentists that care about children, doctors who have been promoting the health care to the City, police and firemen.

March 19, 1975

208

He is quite sure they are needed, in fact whatever the engineers are going to do, they are going to build construction. If we don't have adequate police and fire protection that is a waste of expenditures. In view of the fact that we have had 700 pink slips go out to many long term, tenured Civil Service employees, he cannot in good conscience at this time create any new positions. We have done without these positions since 1954 under the Commission form of government and we can do without it in 1954, in view of the fiscal crisis. Many citizens will have to go on bread lines, or food stamps, not be able to provide for their own families.

Councilman James said in good conscience he cannot vote to create new lucrative positions.

Councilman Giuliano stated that 3/4 of this money comes from the capital budget and we do need these men to keep the City in the shape it is supposed to be in. With the flood conditions all over the City, the last 20 years we have no professional engineering help to really straighten out these problems.

Councilman Carrino asserted the people should be enlightened that the 3/4 appropriation mentioned by Councilman Giuliano is going in the capital budget. Approximately 5% of this will be included this year. Again, perhaps we did without this since 1954, but everytime we have to get a contracting company to come to the City to give engineering interpretations it costs us a lot more than 5%. He is against new positions, he has voted against raises in the past, but feels this is an absolute necessity for the Department of Engineering.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani.  
President Harris.

No: Councilman James.

President Harris: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

March 19, 1975

993

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973 AND AMENIMENTS THERETO. (TO ESTABLISH POSITION AND SALARY RANGE FOR CIVIL ENGINEER)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an Ordinance entitled, "An ordinance creating permanent positions in the Department of Engineering and establishing salaries therefor", (6S&Fn) adopted March 3, 1973, be and the same is hereby amended as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Civil Engineer - 04-007	\$18,940	\$23,021

Section 2. The salary for the present incumbent only, for the year 1975 shall be established at the third (3rd) step of range twenty-nine (29) of the Master Pay Grade Schedule and as hereinabove recorded.

Section 3. This position shall be established at 35 hours per week.

Section 4. All prior ordinances or parts of prior ordinance inconsistent herewith are hereby repealed.

Section 5. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, addressed the Municipal Council opposing the adoption of this ordinance. Mr. Villani spoke in reference to the bonding issue of \$22 million of the City of Newark and the banks charging  $9\frac{1}{2}\%$ .

President Harris informed Mr. Villani that the bonding issue was not on the agenda and to confine his remarks to this ordinance.

Councilman Tucker emphasized there were not three bids for the \$22 million bonds. There was one. The other factor is that there were not individuals involved. No municipality in the State of New Jersey has actually paid  $9\frac{1}{2}\%$  for bonding. Realizing that particular factor it is his opinion that banks are trying to "rip us off". He along with his other colleagues did not accept that bid, it has nothing to do with the fiscal capability of the City of Newark. It relates very strongly to inflation. All he can say, he is sorry for people who make allegations and do not necessarily do their homework in the entire process.

Councilman Carrino stated in light of the situation that two engineers could more or less compensate for the work that has to be done, for this third one he would move to vote no on this ordinance and urged his colleagues to do so. He felt the Engineering Department could get along with the two. He asserted the very banks that hold our money

March 19, 1975

1000

every week, from payrolls and revenues, are the ones that got together to come in with one bid and tried to get the City "ripped off" with a  $9\frac{1}{2}\%$  offer. Those banks should have been making those bids individually. They take our money everyday, make interest on it, and when a homeowner tries to get a loan from these banks, they will not give you a mortgage because you live in the City of Newark. He said somewhere along the line we will have to get together with the officers of these banks and tell them just "where it's at".

Councilman Martinez clarified that most of the money for these positions is coming from the capital budget. He recalled the "white elephant" in the East Ward, called the Ironbound Recreation Center, what it cost the City at that particular time, for an outside engineer to come in, would pay these salaries two times over for the next forty years. We were down there on a tour with an engineer, toured Jackson Street area with an engineer, Frelinghuysen and Meeker area with an engineer, and many others. It is very obvious that one engineer cannot do everything. He needs a lot of help. This is only the East Ward and he is sure that there are other areas throughout the City where an engineer's capabilities are going to be used.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano, James.

President Harris: The yeses are six and the noes are three. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$25,286,000 FOR SCHOOL PURPOSES  
AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR  
CAPITAL BUDGET PROJECT NO. 121/450-73 ARCHITECTUAL, SURVEY, DEMOLI-  
TION, SITE ACQUISITION FOR  
ADDITION TO ARTS HIGH SCHOOL.  
NEW ADDITION AND ALTERATIONS  
TO ARTS HIGH SCHOOL. \$ 5,800,000

March 19, 1975

1001

<u>CAPITAL BUDGET PROJECT NO. 121/451-73</u>	<u>ALTERATIONS AND ADDITION TO</u>	
	<u>EAST SIDE HIGH SCHOOL.</u>	<u>\$14,200,000</u>
<u>CAPITAL BUDGET PROJECT NO. 121/452-73</u>	<u>NEW ADDITION AND ALTERA-</u>	
<u>(ALSO CAPITAL BUDGET PROJECT</u>	<u>TIONS TO HAWKINS STREET</u>	
<u>NOS. 142-71 AND 139-71)</u>	<u>SCHOOL.</u>	<u>\$ 2,710,000</u>
<u>CAPITAL BUDGET PROJECT NO. 121/453-73</u>	<u>NEW SCHOOL (WEEQUAHIC AREA</u>	
<u>(ALSO CAPITAL BUDGET PROJECT</u>	<u>ELEMENTARY SCHOOL.)</u>	<u>\$ 2,576,000</u>
<u>NOS. 150-70, 158-70, 167-70</u>		
<u>AND 141-71)</u>		

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

WHEREAS, the Board of Education of The City of Newark has decided that it is necessary to raise the sums appropriated by this ordinance for the purposes specified in this ordinance and has prepared and delivered to each member of the Board of School Estimate of said City statements of the amount of money estimated to be necessary for said purposes, and said Board of School Estimate has duly considered such statements and has fixed and determined the sums appropriated by this ordinance to be the sums necessary for said purposes, and has duly certified the amounts so fixed and determined to said Board of Education and to the Municipal Council of said City, and

WHEREAS, a Supplemental Debt Statement giving effect to the authorization of the bonds hereinafter described has been filed in the office of the City Clerk, and in the office of the Director of the Division of Local Government Services, and a school debt statement giving effect to such authorization has been filed in the office of the Secretary of the Board of Education of the School District of The City of Newark, as required by law, and

WHEREAS, the aggregate of the net school debt of such School District, as defined in Section 18A:24-1 of the New Jersey Statutes, and the amount appropriated by this ordinance exceeds one and one-half per cent of the average equalized valuation of taxable property as defined in said section, and

March 19, 1975 1002

WHEREAS, the Municipal Council of The City of Newark, by Resolution No. 7RDN adopted June 12, 1973 and amendments thereto, has authorized the preparation of an ordinance appropriating the sum hereinafter appropriated for the purposes hereinafter described, which improvements have been assigned Capital Budget Project Numbers hereinafter designated: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The aggregate sum of \$25,286,000 is hereby appropriated pursuant to Section 18A:22-20 of the New Jersey Statutes, to the Board of Education of The City of Newark, to finance capital improvements and in amounts as follows:

(1) CAPITAL BUDGET PROJECT NO. 121/450-73

ARTS HIGH SCHOOL ADDITION and ALTERATION

Addition and Alteration work at Arts High School, including general construction work, electrical work, plumbing, heating, ventilating and air conditioning, furniture and equipment for classrooms were required, architects' fees and contingencies.

Improving and embellishing said school by means of the aforesaid addition to and alteration of the existing school, more specifically: the acquisition of land and construction of a school on the site described as:

BEGINNING at a point of the Easterly side of High Street, which point is distant 259.0 feet in a Southerly direction along the Easterly line of High Street and the Southerly line of William Street, thence

- (1) South 19 degrees 00 minutes 00 seconds West 182.37 feet; thence
- (2) South 71 degrees 24 minutes 00 seconds East 191.94 feet; thence
- (3) North 19 degrees 11 minutes 00 seconds East 183.86 feet; thence
- (4) North 71 degrees 50 minutes 30 seconds West 192.55 feet to the place of BEGINNING.

and excavation of concrete foundations, masonry walls, carpentry, windows, glazing, doors, finish hardware, floor and ceiling work, wall finishes, acoustics, painting, roofing; steel column, beam, girder, lintel, stairs and railing work; new boilers, heating piping, radiation, heating and ventilation and exhaust ducts with necessary controls; power service center, wiring, metal conduits, receptacles,

March 19, 1975

1003

mechanical equipment, lighting fixtures, intercom, intrusion alarm system; underground sanitary soil drainage systems, water piping, vents toilet and shower facilities, leaders, kitchen equipment and other allied items of work and all other matters and things incidental to or necessary in connection with any of the items hereinabove mentioned.....\$ 5,800,000

(2) CAPITAL BUDGET PROJECT NO. 121/451-73

EAST SIDE HIGH SCHOOL ADDITION AND ALTERATION

Addition and alteration work at East Side High School, including general construction work, electrical work, plumbing, heating and ventilating were required, architects' fees and contingencies.

Improving and embellishing said school by means of the aforesaid addition and alteration of the existing school, more specifically:

excavation, back fill, installation of concrete footings, masonry walls, roof and floor decking, floor, wall and ceiling finishes, carpentry, water proofing, roofing and sheet metal work, windows, site paving, fencing, steel columns, beams, girders beaming and base plates, metal decking, lintels, welding, shop and field painting, electrical service, power and lighting panels, wiring, switches, emergency lighting, fire detection system, telephone, sound and clock systems, lighting fixtures, sanitary storm water drainage systems, domestic water and gas piping, plumbing fixtures, new boilers, heating and ventilating units, piping, fans, sheet metal, registers, grilles, diffusers, thermostats, and allied items of work and all other matters and things incidental to or necessary in connection with any of the items hereinabove mentioned in addition to funds in the amount of \$600,000 heretofore appropriated for such purpose by Ordinance No. 6S&Fh 080774.....\$14,200,000

(3) CAPITAL BUDGET PROJECT NO. 121/452-73  
(ALSO CAPITAL BUDGET PROJECT  
NOS. 142-71 and 139-71)

HAWKINS STREET SCHOOL ADDITION AND ALTERATION

Addition and alteration work at Hawkins Street School, including general construction work, electrical work, plumbing, heating and ventilating where required, architects' fees and contingencies.

Improving and embellishing said school by means of the aforesaid addition and alteration of the existing school, more specifically: labor and material for excavating concrete foundations, masonry walls, carpentry, windows, glazing,



doors, various floor, ceiling and wall finishes, acoustical, painting, roofing, structural steel, columns, beams, girders, lintels, stairs, railings, new boilers, heating, piping, radiation heating, ventilating and exhaust ducts, controls, power service centers, wiring, metal conduits, receptacles, mechanical equipment, lighting, underground sanitary soil and drainage systems, water piping, vents, toilet and shower facilities, leaders, kitchen equipment and other allied work and all other matters and things incidental to or necessary in connection with any of the items hereinabove mentioned in addition to the aggregate amount of \$390,000 heretofore appropriated by Ordinances No. 6S&Fe 092072 and 6S&Fm 090672.....\$ 2,710,000

- (4) CAPITAL BUDGET PROJECT NO. 121/453-73  
 (ALSO CAPITAL BUDGET PROJECT  
 NOS. 150-70 158-70 167-70 and 141-71)

WEEQUAHIC AREA SCHOOL -ELEMENTARY: PRE-KINDER-  
 GARTEN THROUGH GRADE 8 - NEW CONSTRUCTION

Funds for completion of the above-captioned project including preparation of plans, relocation assistance general construction, structural steel, electrical, plumbing, heating and ventilation, architect's fee, furniture and equipment, site acquisition, demolition and soil work, test borings and surveys, contingencies and other related costs;

Specifically including the erection of a new school on Block 3050 of the Tax Maps of the City of Newark in conformity with the Laws of the State of New Jersey, the excavation, back fill, installation of concrete footings, masonry walls, roof and floor decking, floor, wall and ceiling finishes, carpentry, water proofing, roofing and sheet metal, windows, site paving, fencing, columns, beams, girders bearing and base plates, metal decking, lintels, welding, shop and field painting new electrical service, power and lighting panels, wiring, switches, emergency lighting, fire detection system, telephone sound and clock systems, lighting fixtures, sanitary storm water drainage systems, domestic water and gas piping, plumbing fixtures, new boilers, heating and ventilating units, piping, fans, sheet metal, registers, grilles, diffusers, thermostats, miscellaneous controls, and other allied items of work; and all other matters and things incidental to or necessary in connection with any of the items hereinabove mentioned, in addition to the aggregate sum of \$11,239,000 heretofore appropriated for such purpose (including \$5,996,500 issued as State School Building Aid Bonds).....\$ 2,576,000

March 19, 1975

1005

Section 2. The Municipal Council of The City of Newark hereby concurs in and consents to the appropriation made by this ordinance pursuant to the provisions of Section 18A:22-20 of the New Jersey Statutes.

Section 3. It is hereby determined and stated that the average of the different periods assigned to the purposes described in Section 1 hereof, by Section 18A:24-5 of the New Jersey Statutes, within which such bonds shall mature, taking into consideration the amount of bonds to be issued on account of each purpose is 30 years.

Section 4. The City of Newark shall borrow the sum so appropriated and, for that purpose and to secure the repayment of the sum so borrowed shall issue, in its corporate name, its bonds of the aggregate principal amount of \$25,286,000. Said bonds shall be issued pursuant to and in accordance with the provisions of Chapter 24 of Title 18A of the New Jersey Statutes.

Section 5. Bonds issued pursuant to this ordinance shall be designated School Bonds and shall bear interest from their date at a rate per annum which shall not exceed the rate permitted by law. All matters affecting the issuance of said bonds not determined by this ordinance shall be determined by resolution or resolutions to be hereafter adopted by the Municipal Council.

Section 6. To finance said purposes, school promissory notes of said City of an aggregate principal amount not exceeding \$25,286,000 are hereby authorized to be issued pursuant to Title 18A Chapter 24, New Jersey Statutes, in anticipation of the issuance of said permanent bonds. In the event that permanent bonds are issued pursuant to this ordinance, the aggregate amount of school promissory notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the permanent bonds so issued. If the aggregate amount of outstanding bonds and school promissory notes issued pursuant to this ordinance shall at

March 19, 1975

1006

any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said permanent bonds shall, to not less than the amount of such excess, be applied to the payment of such school promissory notes then outstanding.

Section 7. Each school promissory note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by Section 18A:24-3 of the New Jersey Statutes. Each of said school promissory notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said school promissory notes and to issue said school promissory notes, as money is required, by the Board of Education for such purposes, and in such form as they may adopt in conformity with law. The power to determine any matters with respect to said school promissory notes not determined by this ordinance and also the power to sell said school promissory notes is hereby delegated to the Director of Finance who is hereby authorized to sell said school promissory notes either at one time or from time to time in the manner provided by law.

Section 8. This ordinance shall take effect at the time and in the manner provided by law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. MICHAEL J. PICONE, 717 DEGRAW AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council opposing this ordinance. He stated opposition to the way money is allocated for repairs and construction of schools. It is not fair that the North Ward Schools are being neglected while money is poured in other Wards. Schools are overcrowded, children are attending school in old factories in the North Ward. With the high taxes that come from the North Ward he could not see why more of this money can't come to the

March 19, 1975

1008 North Ward to help rehabilitate, reconstruct schools for the children in the North Ward. He requested Councilman Carrino to make a motion to table this ordinance so the representatives from the North Ward can sit down with the School Board to work something out.

Councilman Carrino stated there are three members on the Board of Education who come from the North Ward. Unfortunately, the three of them did not see fit to fight for any building construction in the North Ward. He would like to know who these people are representing when four projects go through without one penny for the North Ward. Councilman Carrino noted the State has already been mandated by the Court to take over education. Most likely, the State will be mandated to take over all new building projects for the cities, leaving projects that have been already approved to the responsibility of the local school district. If we approve these bonds now and the State then takes over education, sometime during the summer, we are going to have to build these schools when we could have the State building them with no expense to the City of Newark. He urged his colleagues to defer this until we get a ruling from the Supreme Court as to when the State is going to take over education and be responsible for the building of schools.

Councilman James stated he thought he would never see the day that we have a very active community person come forward and suggest to this body we spite our faces to save our hand. We have a critical problem regarding education in the City of Newark. He pointed out this is one agenda for one Board of School Estimate meeting, many of the previous agendas have had only the North Ward. This agenda is not made up by this Council, not made up by the Board of School Estimate, as indicated by Councilman Carrino, it is made up by Board of Education Members, they set the policy. The South Ward has only one member out of nine that sits on the Board of Education. The North Ward not only has three, but four. You have four Members from the Board of Education who determine the priority of their meeting who reside and live in the North Ward. We would never vote against any educational types of request and hold this up, until we do this for this school or that school. If any one in this audience feels they are being short-changed, Board of Education wise, they should be at the next Board of Education meeting, meet with their four representatives and carry their grievances to that body who set the policy for the City of Newark. If we at this level would deny any child a seat in the City of Newark that would be the worst type of legislative action we could come up with. We have an educational crisis, and he certainly shares their concern, joins hands with the Councilman from the North Ward. He stated there has been a balanced type of presentation and there will continue to be a balanced type of presentation and hoped we would never spite one child because we didn't get our fair share.

March 19, 1975

1008

Councilman Martinez commended Mr. Picone for coming down to the meeting and showing his interest in the schools. He pointed out why these schools were put on a priority basis. Hawkins Street School is overcrowded by 600 students. They sent them to South Market Street School, where a building across the street has high explosives which exploded one evening. This building was condemned in 1948, they bus lunches to this school from Hawkins Street School. He hoped these conditions did not exist in any other area in the City, but this condition exists in the school. The new addition to the Hawkins Street School is well warranted. East Side High School, the building plans for addition were approved 6 years ago, the money approved 6 years ago and everytime the funds came up for East Side, another school got a priority in another ward. At that time the cost was \$5,500,000 six years ago to build the addition. Because of increased costs it has gone up to \$14 million plus. Arts High School, the same problem. They call it one of the finest in the country. It serves all the students throughout the Wards in the City of Newark even though it is in the East Ward. Councilman Martinez said we cannot defer this any longer because the students have been waiting since 1954, they deserve these schools. He stated he visited Trenton, met with representatives from the State Department of Education and they assured him they were going to come to various sections of the City of Newark for schools that are over 50 or 60 years old. He said he is not satisfied with what he sees for the East Ward because he wants one more. A school that is 125 years old, Wilson Avenue School is another problem they have in the East Ward. He will not be satisfied until they get a brand new Wilson Avenue School.

Councilman Martines stated he hoped they build new schools in each of the Wards, as long as they are needed, and as long as he is on the Board of School Estimate he will do everything he can for every school child throughout the City of Newark.

Councilman Giuliano stated he is not happy with the conditions with any of the schools in the North Ward. He said he didn't feel we could accomplish anything by going against helping other areas in the City to expand their schools. He is not happy with the four men that represent the North Ward and he has told them so personally and in the company of Councilman Carrino. He stated he would have to go along with this ordinance and requested Mr. Picone to have a little patience, fight a little harder, go along with the Councilman that represents you, and the other Councilman-at-Large that represent him to do something for the North Ward. We will not accomplish anything by knocking this out.

Councilman Carrino stated they do not have four members, just because Dr. Petti moved to the North Ward does not make him a North Warder. However, he is not talking about the North, East, West, South or Central Wards, he is talking for the City

March 19, 1975

1039

of Newark. He stated he has been working for the Board of Education for 12 years, these bonds that are going through tonight mean these schools are going to be built in 3, 5 or 7 years. The schools are not going to be built tomorrow. He hoped his colleagues know what they are doing because when the State has to take over for education, this summer, and we are locked in on this \$25 million. He questioned what difference does three months make if we can get out of the \$25 million in expenditures and he is not talking about the North Ward now. He is for all of these Projects. We need schools in the North Ward and so does every other Ward. He is 100% for these but the fact that the State might take over any day and might not take over existing projects, may preclude us from saving \$25 million.

Councilman Allen had no doubts the entire City needs schools. We just cut back on the Board of Education budget and they also have the power to appeal to put it back. We talk about the State taking over the school system in the City of Newark and throughout the State. If you read the paper today, the Governor himself in an action in the Supreme Court tried to put pressure on the legislature to move on this. There is no guarantee that the State is going to take over this year or next year. That depends on how the Legislators feel in Trenton because he thinks that no Supreme Court is going to make them vote the way they want to vote. He stated he would support the ordinance and as he indicated before the people that sit on the Board of Education should look at all the Wards in the City of Newark to build schools in all the Wards. He stated he would be against tabling this ordinance because some Wards have them and some don't. He represents the poorest Ward in the City where Charlton Street School has 300 violations and needs to be demolished but still we have to go along with that because there is no other school.

Councilman Martinez reiterated, as far as his colleague from the North Ward, he would agree with him because he did make certain points that were not brought out. As far as the plans for East Side High School, they were approved by the State Department 5 years ago, the drawings were done, they are ready to go to work. The land has been purchased years ago, surveyed, ground breaking and he has been given a commitment by the Board of Education that East Side High School would start the first of June upon the completion of the semester. Hawkins Street they are purchasing property for the addition. That is ready to go. Arts High was also completed four years ago. He agreed with Councilman Carrino, if these things were not completed he would say yes, he is right. He was given a commitment that they would be built this year.

Councilman James sympathized with the Councilman from the North Ward and shared his concern with the blackmail of the education area not a solution to the problem. Weequahic High School with a population of 2,700 is the largest in the City. It was

March 19, 1975

1010

built for 1,400. Yet he is going to vigorously support the Councilman from the East Ward to appropriate \$14,200,000 for East Side High School, even though Weequahic is the largest in the City and it is the most over-crowded in the City. No one in this body, or on the Board of Education can dispute that, but he would never sit here and deny one child a seat at East Side, while we contemplate what to do with our over-crowded conditions. This is a fight that should be won at the Board of Education meeting. He does not think this Council should become the Board of Education. They have 9 members who vote, sit and make policies. If we have an axe to grind with the Board of Education we should go to their meetings and deal with the 9 members. He stated for the record he would love to have some day 4 members, whether they live in the South Ward, one day, one month, 4 members on the Board of Education to live in the South Ward. That might be a dream in the future. He concurred with the Councilman from the East Ward. The new Weequahic Elementary School, the plans were approved 6 years ago, the site is vacant, they need money and he does not think the City of Newark, where 15,000 school children are without seats, how is that possible, because we have a 22.5 absentee rate daily. If every child in the City came to school one day, 15,000 could not sit down because there are no seats and no one wants to deal with that. He hoped the Council would vote immediately, at least to address themselves to this acute problem providing more seats and more space.

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY asserted even if the State does take over the educational system there had been 200 million dollars approved by the Board of Education to cover all the schools in the City of Newark, renovation and new schools. The education of youth should be of primary importance to all of us and he unequivocally supports the passage of this ordinance.

MRS. HELEN POCH, 687 SUMMER AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council stating that the Board of Education is wasting so much money, that there would be no need for this much bond money. They are putting Assistants to Assistants, and laying off teachers. Elliott Street School does not have paper for the children to write on.

Councilman Martinez stated he realized the speakers concern but the two members on the Board of School Estimate voted to cut the Board of Education 14 million dollars on behalf of the entire City Council. Their votes were not individual, but a vote reflected for the entire Municipal Council. We are aware of the problems of the Board of Education and we are trying to do it the best way we can.

MRS. MARY POLLITT, 296 WOODSIDE AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council stating she is in favor of any school getting any improvements they can. She realizes most children do not have seats to sit on. Barringer High School built for 1,200 has an enrollment of 3,000, Broadway built for 900, has an enrollment of 1,400.

March 19, 1975

1411  
Sussex Avenue does not have enough room so the kids are bussed to Newton Street School. Ridge Street School has classrooms in the auditorium, no library. We have members of the Board who live in the North Ward who were appointed by the Mayor and they are not responsible to us.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO ESTABLISH A NEWARK AMERICAN REVOLUTION BICENTENNIAL COMMISSION AND PROVIDING FOR THE APPOINTMENT OF THE MEMBERS AND FOR THE POWERS AND DUTIES OF THE COMMISSION.

WHEREAS, Newark, New Jersey, America's third oldest major city, is the leading city of a state that played a critical part in the American Revolution and a prominent role in the history of the United States; and

WHEREAS, the government of the State of New Jersey has taken firm action, on March 2, 1973, to assure effective observance of the two-hundredth anniversary of the founding of this Nation, through enactment of Chapter 48 of the 195th Legislature, establishing the New Jersey American Revolution Bicentennial Celebration Commission to prepare and coordinate an overall state program for observing and commemorating the Bicentennial of the American Revolution; and

WHEREAS, to encourage an appreciation of local history and the cultural accomplishments of Newark residents, and to stimulate thought about Newark's contributions to the American way of life and about plans for its future as it enters its fourth century as a major American city, the City of Newark should take steps immediately to begin preparation for the Bicentennial of the American Revolution, to cooperate with regional, state, and national observances, and to coordinate and sponsor appropriate commemorative programs for the Newark community; therefore

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:



1) There is hereby established a Newark Bicentennial Commission within the Office of the Mayor.

2) This Commission shall consist of 20 members comprised of the Mayor and 19 members to be appointed by the Mayor with the advice and consent of the Council according to the following representation.

- 2 Office of the Mayor
- 2 Municipal Council
- 1 Chamber of Commerce
- 1 Newark Public Library
- 1 Newark Museum
- 1 Landmarks Committee
- 1 Board of Education
- 1 New Jersey Historical Society
- 1 Historical Scholar (representing the faculties of Colleges in the City of Newark)
- 1 Performing Arts
- 1 Golden Age Project (Senior Citizens)
- 6 At-Large

3) The Mayor shall be the honorary chairman of the Commission and shall appoint one of its members to act as chairman.

4) The Commission shall meet and organize at the call of its chairman as soon as possible following the appointment of its members and may create such offices in addition to chairman as it shall determine, and elect from among its membership persons to fill such offices.

5) Members of the Commission shall serve without compensation but shall, within the limits of available funds, be entitled to reimbursement for expenses incurred in the performance of their duties.

6) The Commission may appoint and fix compensation for an executive director and, within the limits of funds, appropriate a staff and employ technical, administrative, and other personnel, and may contract for technical or specific services for a period of two years.

7) The Commission is empowered to accept grants of money, personal services, or property from governmental or private agencies and private individuals.

8) The Commission shall:

- a) cooperate with regional, state, and national Bicentennial activities.
- b) formulate and recommend any additional legislation the Commission determines essential to the furtherance of the Bicentennial Celebration in Newark.
- c) organize and implement fitting observances, programs, and exhibitions to commemorate the American Revolution in the City of Newark.
- d) encourage the completion and publication of an historic map and indexes and other publications of scholarly merit relating to the history of Newark, the American Revolution, and other related historical events.

March 19, 1975

1-13

- e). assist the Newark Landmarks Committee in the research and preservation of the Newark architectural heritage.
  - f) establish a Newark American Revolution Bicentennial Association with membership open to all people in the Newark Community, for the purpose of involving the community at large as often as possible in the planning and completion of Bicentennial projects.
  - g) engage in such other activities as it shall deem necessary and appropriate to carry out its legislative mandate under this ordinance
  - h) make an annual report of its activities to the Mayor and City Council.
- 9) The Commission shall remain in existence and this ordinance shall remain in force and effect until June 30, 1984, the official end of the Bicentennial celebration.
- 10) This Ordinance shall take effect upon passage and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 25, CHAPTER 3, SECTIONS 1-9, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

THAT,

Section 1. Sections:

- 25:3-1 -- Rates: General Schedule;
- 25:3-2 -- Rates Outside City for Certain Use of High Pressure Supply System;
- 25:3-3 -- Charges for Monthly and Special Meter Readings;
- 25:3-4 -- Charges for Private Fire Lines
- 25:3-5 -- Charges: Meters; Maintenance and Repairs;
- 25:3-6 -- Charges: Installation of Service Pipe; and,
- 25:3-9 -- Reduced Rates for Certain Official and Institutional Users;

March 19, 1975

1014

Chapter 3: Rates and Charges;

Title 25: Water of the Revised Ordinances of the City of Newark, New Jersey (1966) as amended and supplemented, be and are hereby amended to read as follows:

Section 25:3-1. Rates: General Schedule.

The charges for all water furnished by the City of Newark shall be as follows:

\$5.04 for the first 500 cubic feet or less, per quarter;  
\$3.24 per 1,000 cubic feet for the next 9,500 cubic feet per quarter;  
\$2.88 per 1,000 cubic feet for the next 90,000 cubic feet per quarter;  
\$2.51 per 1,000 cubic feet for the next 400,000 cubic feet per quarter;  
\$2.16 per 1,000 cubic feet for all over 500,000 cubic feet per quarter.

Except as modified by the following provisions:

Section 25:3-2. Rates Outside City for Certain Use of High Pressure Supply System.

Charges for water used from the high pressure fire supply system for other than fire extinguishment purposes (by express special permission only); for water -- served direct to private consumers in Silver Lake District, Belleville; and elsewhere outside of Newark, unless otherwise covered by special contract, shall be as follows:

\$7.19 for the first 500 cubic feet or less per quarter;  
\$4.68 per 1,000 cubic feet for the next 9,500 cubic feet per quarter;  
\$4.31 per 1,000 cubic feet for the next 90,000 cubic feet per quarter;  
\$3.60 per 1,000 cubic feet for the next 400,000 cubic feet per quarter;  
\$3.38 per 1,000 cubic feet for all over 500,000 cubic feet per quarter.

Section 25:3-3. Charges for Monthly and Special Meter Readings.

- (a) When meters are read monthly, add \$18.75 per quarter to the bill as computed under schedule.
- (b) Special meter readings when requested by consumer will be made at a charge of \$11.25 for each such reading.

Section 25:3-4. Charges for Private Fire Lines.

The following charges shall be made for private fire line connections:

Annual Charges: General Purpose Supply System

<u>Size</u>	<u>Metered</u>	<u>Unmetered</u>
2"	\$ 15.00	\$ 28.80
4"	23.80	48.80
6"	23.80	48.80
8"	48.80	96.40
10"	72.60	143.80
12"	96.40	192.60
16"	192.60	383.80
20"	287.60	575.00
24"	360.00	718.80

March 19, 1975

Annual Charges: High Pressure - Fire Supply System

2"	23.80	48.80
4"	96.40	192.60
6"	192.60	383.80
8"	383.80	767.60
10"	575.00	1,150.00
12"	767.60	1,533.80
16"	1,533.80	3,067.60

Section 25:3-5. Charges: Meters; Maintenance and Repairs.

- (a) Test for transfer of ownership - Charge \$10.00.
- (b) Meter repairs per hour of labor plus cost of materials - Charge \$10.00.

(c) Testing new meters:

8"	\$96.25
6"	77.50
4"	57.50
3"	38.75
2"	20.00
1 1/2"	10.00
1" and smaller	5.00

(d) Removing, testing and resetting:

1" and smaller	10.00
1 1/2"	15.00

Larger - Cost @ \$10.00 per hour of labor.

Section 25:3-6. Charges: Installation of Service Pipe.

- (a) 1" diameter service pipes - service pipe in place (main to curb) including street paving restoration - \$308.00; (b) Service pipe larger than 1" in diameter - (main to curb) charge to be determined on estimate of cost for each service application.

Section 25:3-9. Reduced Rates for Certain Official and Institutional Users.

The governing body shall by resolution, determine when water shall be furnished at rates herein after set forth, to religious and educational institutions; to parks, buildings, institutions, structures, and facilities owned and operated by Essex County or its agencies; and to other designated Municipal buildings or facilities.

The Charges for all water furnished by the City to the users enumerated above shall be as follows: \$3.60 for the first 500 cu. ft. or less per quarter there after at the rate of \$1.59 for each 1,000 cu. ft.; Section 2 - Any existing ordinance, or part thereof inconsistent with this ordinance is hereby repealed; Section 3 - The rates established by this ordinance shall be effective March 1, 1975; Section 4 - This ordinance will take effect upon final passage and publication and in accordance with law.

March 19, 1975

1016

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Harris.

Councilman Allen stated we are again voting to raise the price of water and who is going to pick up the tab, the homeowner and the few tenants left in the City of Newark. If we tried to collect some of the money owed on water bills we would not have to raise the price of water. In many cases the people who have 80 room apartment houses, charging \$200-\$225. a month are not paying their water bills. They are as far as \$1,500. behind in their water bills.

The motion to close the hearing and adopt the ordinance on second reading and final passage failed of adoption by the following votes:

Yes: Councilmen Bottone, Harris.

No: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani.

HEARINGS OF CITIZENS.

6-HC-a.      MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to Board of Education matters. He alleged the Board of Education refused to give him a copy of the Board of Education budget. The speaker criticized lack of cooperation of Board of Education Members and alleged he has 100 petitions signed and notarized by homeowners to press for an investigation of the City finances.

The following speakers addressed the Municipal Council with respect to housing crisis in the City of Newark, especially in the Central Ward. They questioned why the tax abatement for new housing in the Central Ward was refused and why the Project Area Committee office is being phased out by March 31, 1975.

6-HC-b.      MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

6-HC-c.      MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

6-HC-d.      MS. ELISE MALLOY, 611 HIGH STREET, NEWARK, NEW JERSEY.

6-HC-e.      MR. JAMES E. ROBINSON, 33 HEDDEN TERRACE, NEWARK, NEW JERSEY.

6-HC-f.      MS. PRISCILLA MILLER, 611 HIGH STREET, NEWARK, NEW JERSEY.

6-HC-k.      MS. DORRIS SHERRILL, 611 HIGH STREET, NEWARK, NEW JERSEY.

Councilman Allen stated that we should set the record straight once and for all. He has heard time and time again at these Council meetings that the Councilmen are against building housing for the Central Ward. He is the Councilman from the Central Ward and he is not against any housing being built in the Central Ward. For the last three days he

March 19, 1975

1017  
has studied and has had meetings wherein 700 units of housing will be built in the Central Ward. The question of 250 units of housing that we are trying to stop building, the truth about that is that they are also going to be built. He wants to set the record straight for the people who continue to come here and say that we are against housing.

Councilman Tucker stated he would direct a letter to Mr. Notte, Director of the Housing Authority because he wants to know if the Council has taken any action to close down any project area. If, in effect, that action was taken, it was taken by the Housing Authority.

6-HC-g.      MR. MICHAEL J. PICONE, 717 DEGRAW AVENUE, NEWARK, NEW JERSEY, representing the North Ward Property Owners Association addressed the Municipal Council with respect to the lay-offs of police and firemen which he opposed. He stated he does not agree with Directors Williams and Caufield that the lay-offs will not affect the functions of the Departments. He stressed the Councilmen should meet their responsibilities to their constituents and listen to their pleas and do what they promised during the election campaign.

6-HC-h.      MRS. MARY POLLITT, 296 WOODSIDE AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the proposed tax increase for property. She felt the City government should try to curtail expenses in areas that will not drive the private owner out of the City. She suggested the Council should enact some type of ordinance whereby when a property owner abandons a big investment property he should be barred from buying any other property in the City of Newark. She stated if the services are cut and there is an increase in taxes there is going to be a taxpayers revolt, a boycott of the schools City-wide and taxpayers will get together and withhold the taxes until fiscal management can be reached.

Councilman Carrino stated several Councilmen including himself, have gone to the Mayor with respect to the garbage pullers and we were told that when the new Federal CETA Program comes out the men will be put into those positions. Now we find out 165 police and 60 some odd firemen are going to be laid off. The time for threats is about over, it is time to go to the Mayor's Office with everybody from every Ward and let him know the time for high salary jobs is over, the time for the hidden fat is over, we better start concentrating on police and the firemen and the garbage pullers. If you cut down there, you can threaten the City for the next 25 years. We don't have any control over the policy, all we do is appropriate the money.

Councilman Tucker added we are aware there are a large number of slum lords and

March 19, 1975

1010

he can only say the Council's only power in the whole area is to enact laws that might very well relate to that. We had a tour a few months ago dealing with the whole Broadway area and are aware of the deterioration and a great deal of slum lords do not necessarily live in Newark. He can only say that we will not be in any support of those particular individuals and hopefully lobby directly in Trenton to get the kind of legislation that the speaker is talking about. We can't bar them from buying additional houses. We can only foreclose if they refuse to pay their taxes.

6-HC-1.      MRS. HELEN POCH, 687 SUMMER AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council alleging we have duplication of services in the City of Newark. We cannot have duplication of services and lay-off our police and firemen. The Board of Education has planned to close most of the playgrounds, the Board of Education is doing a better job than the Department of Recreation and Parks. Every time there is a tax abatement someone else has to pick up the cost of their garbage, their policing, etc. The City of Newark has many tax abatements, we get no ratables. If some of these buildings did not have tax abatement, there would be no need for the tax increase. They are laying off men who have worked diligently for 25 years. They are 45 years of age or 55 and not ready for a pension, she feels it would be better to put people on four days a week and save these people.

6-HC-j.      MRS. ARLENE HENRY, 122 OSBORNE TERRACE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the increase of taxes. Raising taxes is not the problem in the City of Newark. The problem is people who work here make good salaries and take them out of the City. The speaker stated if the people don't get services the City will get no money. She stated the Mayor should not lay-off any police or firemen. They steal manholes now, they will be stealing something else. The speaker recommended the City get rid of the high paid people who don't do anything constructive.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.      EMERGENCY RESOLUTION APPROPRIATING \$11,833., DEPARTMENT OF FINANCE, SALARIES AND WAGES, DATA PROCESSING (SENIOR SYSTEMS ANALYST-\$7,196., DATA PROCESSING PROGRAMMER-\$4,637.) NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

March 19, 1975

1619 Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b. EMERGENCY RESOLUTION APPROPRIATING \$179,249., DEPARTMENT OF POLICE, SANITATION ENFORCEMENT PROGRAM, (SALARIES AND WAGES-VIOLATION OFFICERS-\$176,099., UNIFORM ALLOWANCE-\$3,150), NO ADEQUATE PROVISION MADE IN 1975 TEMPORARY BUDGET; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Director of Police Williams and Director of Public Works Friscia met with the Council March 4, 1975)

(Mr. Jerome Harrington, Chief Planner, Mayor's Police Development Office and Mr. Ted Jackson, Criminal Justice Planner met with the Council March 11, 1975)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani.  
President Harris.

No: Councilman Carrino.

7-R-c. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH TERRY CAREER INSTITUTE FOR OPERATION OF A VOCATIONAL TRAINING PROGRAM FOR ITS PARTICIPANTS IN SUM OF \$113,475., SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED, TITLE VI. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting new contract was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

No: Councilman Allen.

7-R-d. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH BREENER DESK & DESIGN INC., 330 WASHINGTON STREET, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR CONTRACT NO. 74-12-02; OFFICE PARTITIONS FOR THE FIFTH FLOOR OF #2 CEDAR STREET, NEWARK, NEW JERSEY, DEPARTMENT OF FINANCE, FOR \$33,500., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDS PROVIDED IN DEPARTMENT OF FINANCE DIVISION OF REVENUE COLLECTIONS, ACCOUNT 74-17.

(Copy of resolution and correspondence submitted to each Member of the Council)



March 19, 1975

1020

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$1,500. PAYABLE TO NATIONAL INDEMNITY INSURANCE COMPANY TO REIMBURSE THEM FOR PAYMENT TO PAUL LEAR FOR BEING ILLEGALLY AND UNLAWFULLY ASSAULTED, SEARCHED, AND ARRESTED BY TWO POLICE OFFICERS OF THE CITY OF NEWARK, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY PAUL LEAR IN FAVOR OF EUGENE POSELLA AND GEORGE GIBSON AND THE CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL. (CIVIL ACTION WAS INSTITUTED IN THE UNITED STATES DISTRICT COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH OPTIMUM COMPUTER SYSTEMS, INCORPORATED TO DESIGN A MANAGEMENT INFORMATION SYSTEM FOR MAYOR'S OFFICE OF MANPOWER - COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM NOT TO EXCEED \$43,368.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I - RESOLUTION 7-R-bq, JUNE 19, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was removed from the Table March 5, 1975)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Allen.

7-R-g. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF ANTICIPATED REVENUE IN 1975 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE", \$1,673,000. MODEL CITIES PROGRAM, ADDITIONAL GRANT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

March 19, 1975

1031

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h. RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH MORGAN-DANIELS SERVICE CO., INC., P. O. BOX 305, WESTFIELD, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR THE MAINTENANCE, REPAIR AND ADJUSTING OF METERS, METER CHAMBERS, REGULATORS, REGULATING CHAMBERS, ETC. ON THE SOUTH SIDE INTERCEPTOR SEWER, FOR \$12,900. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM 1975 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i. RESOLUTION AMENDING PROPOSED 1975 CAPITAL IMPROVEMENT PROGRAM BY ADDING TO 1975 CAPITAL BUDGET, CAPITAL BUDGET, CAPITAL BUDGET PROJECT NUMBER 4975, ADDITIONAL "GENERAL OFFICE EQUIPMENT AND FURNISHINGS ACQUISITION" FOR OFFICE OF MUNICIPAL COUNCIL, \$15,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino.

Not Voting: Councilman Giuliano.

7-R-j. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH SPECIALTY MAINTENANCE, 41 GRUMMAN AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR JANITORIAL MAINTENANCE SERVICE FOR COMPREHENSIVE MANPOWER DELIVERY SYSTEM IN VARIOUS MANPOWER CENTERS WITHIN THE CITY OF NEWARK, FOR A PERIOD OF FOUR (4) MONTHS, EFFECTIVE MARCH 1st, 1975 TO JUNE 30, 1975 FOR \$4,760. SHALL BE PAID FROM FUNDS APPROPRIATED IN 1975 C.M.D.S., BUDGET ACCOUNT #116.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Allen.

March 19, 1975

1022

7-R-k.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH VOLPE SERVICE COMPANY, INC., 148 SOUTH VALLEY ROAD, WEST ORANGE, NEW JERSEY FOR REPAIRING AND SERVICING AIR CONDITIONING AND REFRIGERATION UNITS, LOCATED IN VARIOUS CITY BUILDINGS FOR A PERIOD OF ONE (1) YEAR EFFECTIVE APRIL 1st, 1975 TO APRIL 1st, 1976, ONLY RESPONSIBLE BIDDER, NOT TO EXCEED \$10,000. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; TOTAL AMOUNT OF \$10,000. SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, PUBLIC PROPERTY, 1975 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AGREEMENT WITH MOTOR CLUB OF AMERICA (MCA), 484 CENTRAL AVENUE, NEWARK, NEW JERSEY, FOR PURCHASE OF AIRLINE TICKETS BY CITY EMPLOYEES AUTHORIZED TO TRAVEL WHILE ON CITY BUSINESS, FOR A PERIOD OF ONE (1) YEAR EFFECTIVE APRIL 1ST, 1975 TO APRIL 1ST, 1976, IN ACCORDANCE WITH THE STANDARD PROCEDURES ESTABLISHED AND APPROVED ON DECEMBER 23RD, 1974, ONLY RESPONSIBLE BIDDER, NOT TO EXCEED \$25,000.; TOTAL AMOUNT OF AGREEMENT TO PURCHASE AIRLINE TICKETS SHALL BE PAID FROM FUNDS APPROPRIATED IN THE BUDGETS OF VARIOUS USING AGENCIES OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL AT PUBLIC AUCTION, PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, 1 ADDING MACHINE - MARCHANT-#88DX-5597241 AND 1 BILLING MACHINE-N.C.R., DIVISION OF CENTRAL PURCHASE, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 19, 1975

1073

7-R-n.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO AUTHORIZE PAYMENT IN SUM OF \$192.50 TO CENTRAL BANK, N.A., IN ORINDA, CALIFORNIA, FOR COUPON NO. 9 DUE MARCH 1, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO THE POLISH FALCONS, 792 SOUTH 20TH STREET, NEWARK, NEW JERSEY, 07103, \$853.89, NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO OVERPAYMENTS MADE ON OVERESTIMATED CHARGES RENDERED ON ACCOUNT NO. 02/096/2000/00, FOR 792 SOUTH 20TH STREET, NEWARK, NEW JERSEY, 07103.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO HOROWITZ, BROSS AND SINIS, c/o H.S. HOLDING COMPANY, RAYMOND COMMERCE BUILDING, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, 07102, (FORMER OWNERS OF PREMISES KNOWN AS 660 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY) THE SUM OF \$280.27, NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO PAYMENTS MADE ON OVERESTIMATED CHARGES RENDERED ON ACCOUNT NO. 02/108/0700/00 660 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO CARMINE AND CABIRIA ACCARINO, 365 HIGHLAND AVENUE, NEWARK, NEW JERSEY, \$106.75, WHICH IS THE TOTAL AMOUNT OF TWO (2) WATER-SEWER PAYMENTS MADE ON PREMISES KNOWN AS 183 BALLANTINE PARKWAY, NEWARK, NEW JERSEY, ACCOUNT NO. 12/617/0900/00. SAID PAYMENTS WERE MADE AFTER PREMISES HAD BEEN SOLD, ON JUNE 12, 1974, TO HAROLD KATZ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

March 19, 1975 1024

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r. RESOLUTION APPORTIONING A LIEN FOR UNPAID REAL ESTATES TAXES ON BLOCK 8, LOT 9, AMONGST BLOCK 8, LOTS 9,83,84 AND 85 PURSUANT TO N.J.S.A. 54:7-6 ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s. RESOLUTION RATIFYING AGREEMENTS ENTERED BETWEEN THE DEPARTMENT OF HEALTH AND WELFARE AND SALVATION ARMY, IRONBOUND BOYS' CLUB, NEWARK HOUSING AUTHORITY FOR SCUDDER HOMES PROJECT, UNITED CENTRAL PRESBYTERIAN CHURCH, NEWARK HOUSING AUTHORITY FOR STEPHEN CRANE PROJECTS FOR THE TERM FROM NOVEMBER 1, 1974 TO MARCH 19, 1975 AND FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AGREEMENTS WITH THE SAME PARTIES FOR THE PERIOD FROM MARCH 20, 1975 TO OCTOBER 31, 1975; AGREEMENT PROVIDES FOR USE OF THE CONTRACTOR'S SPACE AND OTHER FACILITIES BY THE CITY IN THE OPERATION OF THE NUTRITION PROGRAM FOR THE ELDERLY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t. RESOLUTION AMENDING RESOLUTION 7-R-d1, DATED AUGUST 7, 1974 AND ENTITLED "RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED 'RAPE ANALYSIS AND INVESTIGATIVE UNIT'" BY CORRECTING THE FEDERAL DOLLAR AMOUNT OF \$253,664. TO \$253,164. FEDERAL GRANT AMOUNT. (FEDERAL \$253,164., LOCAL CASH-\$38,201., \$10,072. - CASH CREDIT TO IMPACT OVERMATCH POOL)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Carrino questioned whether the appropriations in this resolution were correct?

At the request of President Harris, Legal Analyst Kauder explained Budget Officer Gary said there is a problem but suggested the Council pass this resolution as is

March 19, 1975

1075

and any changes could be effected by an amendment. There is no illegality in adopting this resolution but affirmative action would indicate the Council is behind this program. She suggested the Council could adopt this resolution but defer action on appropriating resolutions.

Councilwoman Villani said she had spoke to Allen Zalkind and Budget Officer Gary and suggested Council adopt this resolution subject to any possible amendments.

Councilman Tucker noted by deferring action on resolutions appropriating expenditure of funds, adoption of this resolution will signify approval of participation but no funds will be expended until proper documentation is made.

Councilman Bottone agreed with remarks made by Councilman Tucker and said he would like to see this program instituted but not go into effect until all money problems are resolved.

A motion to adopt the resolution upon the condition that the fiscal integrity of the amounts therein indicated is established was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u. RESOLUTION AUTHORIZING MAYOR TO SUBMIT APPLICATION TO THE STATE LAW ENFORCEMENT AGENCY (SLEPA) FOR ACTION GRANT AWARD IN THE AMOUNT OF \$52,328.00, AND TO ENTER INTO AGREEMENT WITH, AND TO ACCEPT FUNDS FROM, SLEPA, FOR THE IMPLEMENTATION OF THE BI-LINGUAL TELEPHONE COMMUNICATION AIDE, PROJECT NOT TO EXCEED \$58,142. IN COSTS. (SLEPA-\$52,328., STATE OF NEW JERSEY (BUY-IN)-\$2,907. AND LOCAL CASH MATCH-\$2,907.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution for further clarification was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v. EMERGENCY RESOLUTION APPROPRIATING \$50,000., UNCLASSIFIED PURPOSES, OTHER EXPENSES, TO PROVIDE FUNDS FOR COMPENSATION AWARDS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.      EMERGENCY RESOLUTION APPROPRIATING \$8,400., HIGH IMPACT ANTI-CRIME PROJECT,  
IMPACT ACCOUNT CODE 23:03 - 9028, FEDERAL-\$8,400., CITY-\$933., OVERMATCH-\$579.; TO  
PROVIDE FUNDS FOR IMPACT - SPECIAL CASE PROCESSING; SAID EMERGENCY FUNDS SHALL BE  
PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.      EMERGENCY RESOLUTION APPROPRIATING \$253,164., HIGH IMPACT ANTI-CRIME PROJECT,  
TO PROVIDE FUNDS FOR IMPACT RAPE ANALYSIS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN  
1975. (TOTAL CASH MATCH-\$38,201. (MONTCLAIR-NEWARK SENIOR LEAGUE -\$15,000., CREDIT  
-\$10,072., FRINGE BENEFIT -\$2,645., CITY MATCH REQUIREMENT-\$10,484. AND LEAA GRANT  
MATCH-\$253,164.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INSERTION OF ANTICIPATED REVENUE IN 1975 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE",  
\$8,400., IMPACT SPECIAL CASE PROCESSING.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INSERTION OF ANTICIPATED REVENUE IN 1975 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE",  
\$253,164., IMPACT RAPE ANALYSIS INVESTIGATIVE UNIT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 19, 1975

1027-7-R-ba.

RESOLUTION AUTHORIZING TRANSFER OF 1974 RESERVE APPROPRIATIONS FROM DEPARTMENT OF WATER UTILITY, DIVISION OF WATER ACCOUNTING AND CUSTOMER SERVICE, OTHER EXPENSES, PURCHASED SERVICES \$151. TO DEPARTMENT OF WATER UTILITY, DIVISION OF WATER ACCOUNTING AND CUSTOMER SERVICE, SALARIES AND WAGES, SUPERVISOR, CUSTOMER SERVICE \$151.; PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING MAYOR OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "IMPACT RAPE ANALYSIS AND INVESTIGATIVE UNIT." (LEAA-\$253,164., CASH-\$38,201., \$10,072 CASH CREDIT TO OVERMATCH POOL)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING MAYOR OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "IMPACT SPECIAL CASE PROCESSING - 2ND YEAR." (LEAA-\$8,400., CASH-\$1,512., CASH CREDIT PROVIDED FROM PART C OVERMATCH POOL-\$579.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO A CONTRACT WITH PINKERTONS COMPUTER CONSULTANTS, INCORPORATED FOR PROFESSIONAL CONSULTANT SERVICES FOR THE PURPOSE OF DEVELOPING DETAILED SPECIFICATIONS FOR PROGRAMMING AND DEVELOPMENT OF A CATHODE-RAY TUBE TO DISPLAY PHYSICAL LAND USE INFORMATION AND CENSUS DATA; TOTAL



March 19, 1975

1028

CONTRACT COST \$67,000. (\$57,000. CITY OPERATION BUDGET AND \$10,000. 701 GRANT FUNDS).  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Executive Director Dennison of Mayor's Policy Development Office to meet with the Council at their pre-meeting conference April 1, 1975 to discuss this matter was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AGREEMENT  
WITH VENEREAL DISEASE SERVICE ORGANIZATION FOR THE PROVISION OF V. D. SCREENING,  
EDUCATIONAL AND ADVERTISING SERVICES FOR THE PERIOD FROM MARCH 19, 1975 TO MARCH 18,  
1976; TOTAL AMOUNT TO BE PAID BY CITY UNDER SAID CONTRACT IS \$15,888. AND HAS BEEN  
BUDGETED IN 1975 CERTIFIED HEALTH SERVICES FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE  
BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-2, AUTHORIZING ADVERTISING  
OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT  
WITH ENRIQUE ORTEGA, M.D. FOR THE DELIVERY OF MEDICAL SERVICES AT THE NEWARK MUNICIPAL  
DISPENSARY, FROM JANUARY 1, 1975 TO DECEMBER 31, 1975; MAXIMUM AMOUNT TO BE PAID UNDER  
CONTRACT IS \$3,900. AND HAS BEEN BUDGETED IN 1975 CERTIFIED HEALTH SERVICES GRANT FROM  
NEW JERSEY DEPARTMENT OF HEALTH. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT  
TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5, AUTHORIZING ADVERTISING OF RESOLUTION  
AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH FRANK GRADONE, M.D. FOR DELIVERY OF MEDICAL SERVICES AT THE NEWARK MUNICIPAL DISPENSARY FROM JANUARY 1, 1975 TO DECEMBER 31, 1975; MAXIMUM AMOUNT TO BE PAID UNDER CONTRACT IS \$3,000. AND HAS BEEN BUDGETED IN 1975 CERTIFIED HEALTH SERVICES GRANT FROM NEW JERSEY DEPARTMENT OF HEALTH. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION EXECUTE A CONTRACT WITH A CONSULTING ENGINEERING FIRM IN ORDER TO PROVIDE FOR THE FINAL DESIGN AND CONSTRUCTION PLANS FOR VARIOUS CORRIDORS AND INTERSECTIONS WITHIN THE CITY CONSISTING OF 14 PROJECTS, HAS AN ESTIMATED COST OF \$824,400. AT NO COST TO THE CITY OF NEWARK; FURTHER THE STATE OF NEW JERSEY GIVE CONSIDERATION TO NEWARK BASED ENGINEERING FIRMS IN SELECTING A CONSULTANT; THE DIRECTOR OF ENGINEERING IS HEREBY DESIGNATED AS THE OFFICIAL CITY REPRESENTATIVE ON THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION CANCELLING WATER-SEWER CHARGES TOTALING \$8,196.11, ON PROPERTIES WHICH CITY OF NEWARK, NEW JERSEY, OBTAINED TITLE THROUGH IN-REM FORECLOSURE, AS PER ATTACHED LIST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT S. JACKSON AND MATILDA M. JACKSON, HIS WIFE, OWNERS OF PREMISES 411 EIGHTEENTH AVENUE, BLOCK 2613, LOT 13, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 19, 1975

1-39

7-R-bk. RESOLUTION AUTHORIZING TRANSFER OF 1974 RESERVE APPROPRIATIONS FROM DEPARTMENT OF FINANCE, DIVISION OF ACCOUNTS, SALARIES AND WAGES, OVERTIME \$1,250. TO DEPARTMENT OF FINANCE, DIRECTOR'S OFFICE, SALARIES AND WAGES, DIRECTOR OF FINANCE \$1,250.; PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Villani, President Harris.

No: Councilmen Carrino, Giuliano, Tucker.

7-R-bl. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DRAFT A CHECK IN THE AMOUNT OF \$350. MADE PAYABLE TO EILEEN JACKSON AND MARIO B. FARCO, ESQ., HER ATTORNEY, UPON RECEIPT OF THOSE DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR SUSTAINING PERSONAL INJURIES TO EILEEN JACKSON FELL ON SIDEWALK IN THE AREA OF 62-64 SOUTH ORANGE AVENUE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-bm. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DRAFT CHECK IN AMOUNT OF \$918.79 MADE PAYABLE TO DOREEN GRAINGER AND LOUIS CIRROCCA, HER ATTORNEY, FOR PERSONAL INJURIES SUSTAINED TO DOREEN GRAINGER WHEN SHE ALLEGEDLY FELL ON A PARTIALLY REMOVED STREET SIGN AT THE INTERSECTION OF SILVER STREET AND SANFORD AVENUE. (SUIT INSTITUTED IN SUPERIOR COURT, LAW DIVISION BEFORE A JURY; \$750. PLUS \$84.07 INTEREST UP SAID \$750. VERDICT AND LIABLE FOR TAX BILL OF COST OF \$81.75)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn. RESOLUTION AUTHORIZING JOHN P. CAUFIELD, FIRE DIRECTOR OF THE CITY OF NEWARK MAKE A GIFT OF A REG. 109F 1952 MACK 1,000 GALLON PUMPER, SERIAL #95 LS 1294 TO THE FREEHOLDERS OF ESSEX COUNTY FOR USE AT THE ESSEX COUNTY CORRECTION CENTER PROVIDED THAT THE FREEHOLDERS OF ESSEX COUNTY, THROUGH ITS AUTHORIZED REPRESENTATIVES, AGREE TO BEAR RESPONSIBILITY FOR ALL COSTS OF TRANSPORTATION, INSURANCE AND ALL OTHER COSTS INCIDENT TO TRANSPORTING THE PUMPER. (OBSOLETE EQUIPMENT)

March 19, 1975

1031

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting legal opinion from the Law Department was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo. RESOLUTION AUTHORIZING JOHN P. CAUFIELD, FIRE DIRECTOR OF THE CITY OF NEWARK TO MAKE A GIFT OF A REG. 13F 1956 INTERNATIONAL 500 GALLON PUMPER, SERIAL #S18653996 AND A REG. 16F 1958 MAXIM 750 GALLON PUMPER, SERIAL #SA 73356 TO THE CITY OF SAN CRISTOBAL, DOMINICAN REPUBLIC PROVIDED THAT THE CITY OF SAN CRISTOBAL, THROUGH IT AUTHORIZED REPRESENTATIVES, AGREE TO BEAR RESPONSIBILITY FOR ALL COSTS OF TRANSPORTATION, INSURANCE AND ALL OTHER COSTS INCIDENT TO TRANSPORTING THE PUMPERS. (OBSOLETE EQUIPMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting legal opinion from the Law Department was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$4,765.25 TO THE LAW FIRM OF BRACH, EICHLER, ROSENBERG & SILVER, ESQS. FOR PAYMENT OF LEGAL FEES IN CONNECTION WITH STATE MANDATED COSTS SUIT, BONNET, ETC., ET AL. VS. STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq. RESOLUTION APPOINTING NICHOLAS G. DE BENEDETTO, CHARLES E. LEE, ROBERT B. OUTSEY, GEORGE RESTAINO AND ANGELO M. RUSSO CONSTABLES FOR A TERM ENDING DECEMBER 31, 1975 AND APPROVING THEIR BONDS AS TO SUFFICIENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 19, 1975 1532

7-R-br. RESOLUTION AUTHORIZING APPLICATION AND PLAN OF HIGH CITY HOUSING COMPANY, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY FOR APPROVAL AND PLAN FOR THE REHABILITATION OF APARTMENT HOUSES AT 730-736 AND 738-744 HIGH STREET, NEWARK, NEW JERSEY, TOTTALLING 112 HOUSING UNITS AND MORE PARTICULARLY DESCRIBED IN SAID APPLICATION EXEMPTION FROM TAXATION FOR THE PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R. S. 55:16-1, ET SEQ., AND IN ACCORDANCE WITH THE PROVISIONS OF THE FINANCIAL (TAX ABATEMENT) AGREEMENT; THIS PROJECT IS APPROVED SUBJECT TO THE APPROVAL OF THE PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite representatives from Center City Housing Corporation Mr. Sanford Gallanter and Mr. Ira A. Levy to meet with the Council at their pre-meeting conference April 1, 1975 to discuss this matter was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE ITEM OF REVENUE IN 1975 CITY OF NEWARK BUDGET, REVENUE FOR WATER UTILITY, SPECIAL ITEMS OF GENERAL REVENUE ANTICIPATED WITH PRIOR WRITTEN CONSENT, ADDITIONAL WATER CHARGE REVENUE ANTICIPATED \$1,236,783.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Bottone.

Councilman Martinez questioned what effect this will have on the budget as anticipated revenue?

City Clerk D'Ascensio replied the Water Utility must get additional revenues if it is not to operate in the red. By State law for every dollar of deficit it will lose 20 times that amount in borrowing power because the loss is capitalized at 5%. If the Council does not adopt the rate increase ordinance after it gets permission to include this additional revenue in the operating budget, the utility will not be self-liquidating as required by law but will be operating in the red.

The motion to defer action on this resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 19, 1975

7-R-bt. RESOLUTION REJECTING BIDS SOLICITED BY PURCHASING AGENT FOR PERFORMANCE OF EXTERMINATING SERVICE CONTRACT. (PRIDE EXTERMINATING, INC. - \$3.25 PER APARTMENT (MINIMUM \$9.75 PER BUILDING); BOOKER & BOOKER EXTERMINATING - \$4.00 PER APARTMENT; PARAMOUNT EXTERMINATING COMPANY - \$4.25 PER APARTMENT; RICHARDSON'S EXTERMINATING COMPANY - \$4.25 PER APARTMENT AND ARAX EXTERMINATING COMPANY - \$4.25 PER APARTMENT; PURSUANT TO N.J.S.A. 40A:11-24.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Assistant Corporation Counsel Simon to meet with the Council at their pre-meeting conference April 1, 1975 to discuss this matter was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH BOOKER AND BOOKER EXTERMINATING COMPANY, 368½ CHANCELLOR AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR EXTERMINATING MAINTENANCE SERVICE ON APARTMENTS AND HOMES, FOR \$20,179., IN ACCORDANCE WITH THEIR BID; SAID TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF FINANCE, REVENUE COLLECTIONS REVOLVING ACCOUNT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Assistant Corporation Counsel Simon to meet with the Council at their pre-meeting conference April 1, 1975 to discuss this matter was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv. RESOLUTION AMENDING RESOLUTION 7-R-dh, DATED SEPTEMBER 4, 1974 AND ENTITLED "RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, 'SPECIAL CASE PROCESSING 2ND YEAR,' BY CORRECTING THE FEDERAL DOLLAR AMOUNT OF \$9,000. TO \$8,400. AND THE LOCAL AMOUNT FROM \$1,620. TO \$1,512.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 19, 1975

7-R-bw.

EMERGENCY RESOLUTION APPROPRIATING \$11,000., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, TO PROVIDE FUNDS FOR SNOW REMOVAL OVERTIME; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled March 14, 1975)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION RESCINDING RESOLUTION 7-R-d JANUARY 3, 1975, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II/CETA II PROGRAM - \$2,133,124.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

Councilman Tucker stated the Council should go on record urging that the Mayor and the Business Administrator, the Police and Fire Directors and Representatives of all employee unions, meet in a marathon session until a possible and plausible solution is obtained in dealing with the pending layoff of Police, Firemen and other employees within the City of Newark. Councilman Tucker further added they are confident of the fact that the Administration is aware that if a solution is not reached by Monday, March 24, 1975 it will not be advertised nor will it be a point of contention with the acceptance and/or rejection of the 1975 Budget. He urged that continuous meetings be held, commencing immediately, until this matter is resolved.

7-M-a.

A MOTION URGING THAT THE MAYOR AND THE BUSINESS ADMINISTRATOR, THE POLICE AND FIRE DIRECTORS AND REPRESENTATIVES OF ALL EMPLOYEE UNIONS, MEET IN A MARATHON SESSION UNTIL A POSSIBLE AND PLAUSIBLE SOLUTION IS OBTAINED IN DEALING WITH THE PENDING LAYOFF OF POLICE, FIREMEN AND OTHER EMPLOYEES WITHIN THE CITY OF NEWARK, was made by Councilman Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

March 19, 1975

1035

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.      A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH THE ESSEX COUNTY SHADE TREE COMMISSION REQUESTING THE COMMISSION TO TAKE NECESSARY STEPS FOR THE CARE AND MAINTENANCE OF ALL TREES LOCATED ON COUNTY STREETS WITHIN THE CONFINES OF THE CITY OF NEWARK, was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.      The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 10, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:7-2 CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(To add those streets or portions thereof where parking is limited to thirty minutes as enumerated in Section 23:5-4.1)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 2, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.      The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 10, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:7-13, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Establishing rates for those streets or portions thereof where parking is limited to thirty minutes, as enumerated in Section 23:5-4.1 - One nickel - 10 minutes, Two nickels or one Dime - 20 minutes; three nickels or one dime and one nickel - 30 minutes)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 2, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:



March 19, 1975

10 3

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 10, 1975 ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR. (TO ADJUST SALARIES)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to reject this ordinance was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 10, 1975, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS AND THE ACQUISITION OF AUTOMOTIVE VEHICLES AND ADDITIONAL EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$4,719,326 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECTS)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 2, 1975 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 10, 1975, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS WATER IMPROVEMENTS AND THE ACQUISITION OF AUTOMOTIVE VEHICLES AND ADDITIONAL EQUIPMENT FOR THE WATER DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$1,443,900 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECTS)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 2, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

1037

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 10, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 2, ADMINISTRATION, CHAPTER 10, DEPARTMENT OF HEALTH AND WELFARE; SECTION 2:10-1, ESTABLISHMENT AND GENERAL ORGANIZATION OF DEPARTMENT; AND REPEALING TITLE 2; CHAPTER 10, ARTICLE 7, IVY HAVEN NURSING HOME; OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 2, 1975 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g. The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MARCH 10, 1975, NOMINATING, SUBJECT TO CONFIRMATION BY THE MUNICIPAL COUNCIL, PAUL J. HOPKINS, 145 MIDLAND PLACE, NEWARK, NEW JERSEY, TO REPLACE JOHNIE PETERSON AS A MEMBER OF THE ALCOHOLIC BEVERAGE CONTROL BOARD FOR A TERM EXPIRING AUGUST 31, 1977.

(Copy submitted to each Member of the Council)

A motion to confirm the nomination of Paul J. Hopkins, to replace Johnie Peterson as a Member of the Alcoholic Beverage Control Board for a term expiring August 31, 1977 was made by Councilman Bottone, seconded by Councilman Tucker.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 10, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, C.H.S., DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S. CUM SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966,' (6-S & F-e) ADOPTED APRIL 5, 1967 AS AMENDED AND SUPPLEMENTED. (TO CREATE THE TITLES OF ADMINISTRATIVE ANALYST, C.H.S.; ASSISTANT COORDINATOR, DATA PROCESSING, C.H.S.; DIETICIAN, C.H.S.; HEALTH FACILITIES PLANNER, C.H.S.; MEDICAL CARE ADMINISTRATOR, C.H.S.; PROGRAM ANALYST, C.H.S.; SECRETARIAL ASSISTANT, C.H.S.; SENIOR ACCOUNTANT, C.H.S.; SENIOR DATA CONTROL CLERK, C.H.S.; SENIOR STATISTICAL TYPIST, C.H.S.; AND TO ADJUST THE SALARY AND TITLE CODE FOR THE TITLE OF EPIDEMIOLOGIST)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

March 19, 1975 10 3

Councilman Martinez pointed out there are many professional people in Health and Welfare being laid off and this ordinance creates new titles for a new grant-in-aid. If this ordinance is rejected the City will not lose any Federal money and that money can be used to provide jobs for the people being discharged.

A motion to defer action on this ordinance and directing the City Clerk to invite Director of Health and Welfare Buford to meet with the Council at their pre-meeting conference April 1, 1975 to discuss this matter was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-1. The City Clerk presented PROPOSED ORDINANCE TO AMEND AN ORDINANCE, "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, (6-S & F-i) ADOPTED NOVEMBER 23, 1973. (TO CORRECT ERROR IN MINIMUM SALARY OF COMMUNITY SERVICE WORKER)."

(Community Service Worker \$7,913. - \$7,913.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Item, See Ordinance 6-F-j on Page 10 in the Minutes of this Meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from February 19, 1975 to March 6, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Parents Association of St. Lucy School	6587 Amended
St. Lucy's Roman Catholic Church	6624 Amended
Anshe Luborowitz Sisterhood	6628 Amended

March 19, 1975

1039

BINGO LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Blessed Sacrament Home-School Association	6642 Amended
Newark Lodge 237 LOM	6680 Amended
St. Thomas Aquinas Church	6742

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Society of Our Lady of Charity of Cobre	6751
Essex Catholic High School Father's Association, Inc.	6752
St. Alloysius Roman Catholic Church	6753
Queen of Angels School - Parent Teachers' Association	6754
Sociedad Del Santo Nombre	6755
Branch Brook Little League Association, Inc.	6756
Parents and Guardians Guild of St. Vincent Academy	6757
Parents and Guardians Guild of St. Vincent Academy	6758
Parents and Guardians Guild of St. Vincent Academy	6759

A motion to concur in the Report was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

A motion to adjourn this meeting was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 11:25 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President

Newark, New Jersey, March 27, 1975

1340

A Special Meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:20 A. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk read communication from His Honor, Mayor Kenneth A. Gibson, received March 26, 1975, at 9:39 A. M., in which he requested the Municipal Council consider three items, two of which are on the Calendar of the April 2, 1975 meeting of the Municipal Council.

RESOLUTIONS.

7-R-Sa.            RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH TERRY CAREER INSTITUTE FOR OPERATION OF A VOCATIONAL TRAINING PROGRAM FOR ITS PARTICIPANTS IN SUM OF \$113,475., SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED, TITLE VI. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-Sb.            RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH OPTIMUM COMPUTER SYSTEMS, INCORPORATED TO DESIGN A MANAGEMENT INFORMATION SYSTEM FOR MAYOR'S OFFICE OF MANPOWER - COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM NOT TO EXCEED \$43,368.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I - RESOLUTION 7-R-bq, JUNE 19, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was removed from the Table March 5, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

March 27, 1975

March 27, 1974

1041

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH SPECIALTY MAINTENANCE, 41 GRUMMAN AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR JANITORIAL MAINTENANCE SERVICE FOR COMPREHENSIVE MANPOWER DELIVERY SYSTEM IN VARIOUS MANPOWER CENTERS WITHIN THE CITY OF NEWARK, FOR A PERIOD OF FOUR (4) MONTHS, EFFECTIVE MARCH 1ST, 1975 TO JUNE 30, 1975 FOR \$4,760. SHALL BE PAID FROM FUNDS APPROPRIATED IN 1975 C.M.D.S., NEWARK ACCOUNT #116.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was rejected March 19, 1975)

No action was taken on this resolution.

ADJOURNMENT.


12.


A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 11:25 A. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
\_\_\_\_\_  
President

Newark, New Jersey, March 27, 1975

1042

A Special Meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:30 A. M., opening the public hearing on the advertised 1975 Local Municipal Budget.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

RESOLUTIONS.

7-R-a. RESOLUTION PROVIDING FOR THE READING OF THE NEWARK MUNICIPAL BUDGET FOR THE YEAR 1975 BY ITS TITLE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk: The Local Municipal Budget of the City of Newark for the Year 1975 was approved by the Municipal Council on the 27th day of February, 1975. The budget was advertised in accordance with law in the Star Ledger issue of March 11, 1975. In that advertisement, 11:00 A. M., or as soon thereafter, on the 27th day of March, 1975, in the Newark City Hall, was established as the hearing date. This being the date, time and place, it is respectfully requested that the President declare open the hearing on the 1975 Approved Budget.

President Harris: The public hearing on the 1975 Budget of the City of Newark is declared open.

The following speakers addressed the Municipal Council with respect to the 1975 Budget of the City of Newark as introduced:

MRS. JOHNIE JOHNSON, 278 SEYMOUR AVENUE, NEWARK, NEW JERSEY.

MS. ELVIRA J. KIRKLAND, 42 KEER AVENUE, NEWARK, NEW JERSEY.

MS. ROSETTA NEWBY, 806 SOUTH 16TH STREET, NEWARK, NEW JERSEY.

MR. ABE JANET, 9 CRESCENT AVENUE, NEWARK, NEW JERSEY.

MR. FRANK SICO, VICE PRESIDENT, BLOOMFIELD AVENUE BUSINESSMEN'S ASSOCIATION, 141 BLOOMFIELD AVENUE, NEWARK, NEW JERSEY.

MR. JERRY PASTORE, PRESIDENT, BLOOMFIELD AVENUE BUSINESSMEN'S ASSOCIATION, 131 CLIFTON AVENUE, NEWARK, NEW JERSEY.

LIEUTENANT JOSEPH ROX, PRESIDENT, SUPERIOR OFFICERS ASSOCIATION, POLICE DEPARTMENT, 472 ORANGE STREET, NEWARK, NEW JERSEY.

March 27, 1975

1043

MR. RONALD GASPARINETTI, PRESIDENT, POLICEMEN'S BENEVOLENT ASSOCIATION,  
331 PARKER STREET, NEWARK, NEW JERSEY.

MR. MIKE BROWN, 200 MONTCLAIR AVENUE, NEWARK, NEW JERSEY.

MR. MICHAEL J. PICONE, 717 DeGRAW AVENUE, NEWARK, NEW JERSEY.

MR. CLAUDE R. JACKSON, 1073 BERGEN STREET, NEWARK, NEW JERSEY, representing  
the Bergen Street Merchants Association.

MR. EDWARD HAYNES, 394 SCHLEY STREET, NEWARK, NEW JERSEY.

MR. MOSES NEAL, 239 SHEPHARD AVENUE, NEWARK, NEW JERSEY, representing Blue  
Collar Workers and School Crossing Guards.

MR. JAMES SNEAD, 112 CHADWICK AVENUE, NEWARK, NEW JERSEY.

MRS. ANITA TODD, 43 ROSEVILLE AVENUE, NEWARK, NEW JERSEY.

MS. LOUISE EPPERSON, 313 SEVENTH AVENUE, NEWARK, NEW JERSEY.

MS. JANET COHEN, 200 MONTCLAIR AVENUE, NEWARK, NEW JERSEY.

MR. LEONARD CHAVIS, SUPERINTENDENT OF RECREATION, DEPARTMENT OF RECREATION  
AND PARKS, 70 SHEPHARD AVENUE, NEWARK, NEW JERSEY.

No one else appearing, a motion to close the hearing was made by Councilman  
Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the  
following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

President Harris felt it was important to point out that the Municipal Council  
met Tuesday with the presidents of the local banking community. These gentlemen spoke  
frankly when they told the Council that adverse publicity would hurt Newark's ability  
to secure short term loans and sell municipal bonds. Thus, the Council's decision in  
adopting the budget may affect the future financial climate in Newark. The nine  
Councilmen have a tremendous responsibility of determining what actions will affect the  
well-being of the total city.

President Harris declared the Councilmen are unequivocally opposed to the lay-  
off of any City employee, not just police and firemen. When 20% of Newark's residents  
are unemployed and one out of every three individuals in Newark receives some form of  
public assistance, the Council does not want to see any more persons lose their jobs.

President Harris related prior to this meeting today the Council as a Whole  
sat down with the City's Business Administrator, Police and Fire Directors, who have  
given their word that negotiations between the fire and police unions will continue  
around the clock, if necessary, up to and following the adoption of the budget. The



March 27, 1975

1044  
Council today publicly stated that they continue around the clock negotiations with the union leaders who represent the police and firemen locals. His position in 1972, and he was backed by the Council, was that Newark needed 200 additional policemen. This body has supported every ordinance and resolution submitted to them dealing with employees throughout the City of Newark and especially those who give essential services of police and fire. President Harris maintained the residents of Newark need more police protection and are entitled to it. However, this Governing Body is not legally empowered to resolve the question of employee layoffs. The responsibility of negotiating with municipal employee groups is strictly in the purview of the Administration.

President Harris reiterated the Council hopes and they are saying to the Mayor, Business Administrator, Police Director and Fire Director that if it means keeping the lights burning all night to sit down and work out a solution to the existing problem.

President Harris stated the amended budget, which the Council is presenting today, sets a municipal property tax at \$9.94 per \$100. of assessed valuation, some 30 points lower than the tax rate anticipated by Mayor Gibson when he presented his budget amendments to the Governing Body last week. Despite numerous cuts in departments and personnel, the Administration's amended budget pushed the tax rate up 78 points over the original \$9.46 projected by the Municipal Council when it introduced the Mayor's Budget on February 27. The increases in the budget reflect costs anticipated by the Mayor in his original tax package, which were not forthcoming, such as State Aid on a plan that would finance public school education.

President Harris continued working against a State instituted deadline that requires final budget action by April 1, the Council in the last weeks has spent many, many hours examining the budget and endeavoring to trim as much excess fat as possible to reduce the Administration's proposed tax rate without further cutting essential City services. The Council is today presenting an amended budget with a proposed tax rate 30 points less than that suggested by the Administration.

President Harris declared no member of this body is particularly pleased by this \$9.94 figure, but at this late date, they have no other alternative than to accept it. Failure to adopt the proposed budget would have harsh ramifications, for the State will then move in and set a budget for the City that will carry even higher costs than the present one. President Harris concluded there will be another hearing on the budget at 11:00 A. M., Monday, March 31, 1975, as advertised by law. This will be the final action on this budget.

March 27, 1975

7-R-b.

1045 RESOLUTION FIXING AND DETERMINING THE SUM OF \$27,387,862. AS THE AMOUNT OF MONEY NECESSARY FOR USE OF PUBLIC SCHOOLS FOR 1975-1976 SCHOOL YEAR AND APPROPRIATING THE SUM OF \$13,693,931.00 FOR THE USE OF PUBLIC SCHOOLS FOR SCHOOL YEAR 1975-1976 AND \$18,869,588.50 FOR SCHOOL YEAR 1974-1975.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AMENDING THE BUDGET FOR THE YEAR 1975 AS APPROVED FEBRUARY 27, 1975.

WHEREAS, the local municipal budget for the year 1975 was approved on the Twenty-seventh day of February, 1975; and

WHEREAS, the public hearing on said budget has been held as advertised; and

WHEREAS, it is desired to amend said approved budget,

NOW, THEREFORE, BE IT RESOLVED by the Municipal Council of the City of Newark, County of Essex that the following amendments to the approved budget of 1975 be made:

ANTICIPATED REVENUES:

FROM

TO

3. Miscellaneous Revenues:

Fees and Permits:		
Building	117,000.00	127,000.00
Fines and Costs:		
Municipal Court	2,056,300.00	2,228,000.00
Franchise Taxes	3,711,000.00	4,077,000.00
Gross Receipts Taxes	4,814,000.00	5,464,000.00
Interest on Investments and Deposits	1,575,000.00	1,744,000.00
Revenue Sharing Funds:		
Entitlement Period:		
July 1, 1975 to June 30, 1976	2,099,929.00	2,146,357.00
Fox-Lance Limited Dividend Receipts	2,355,000.00	2,464,000.00
Franchise Tax - Domestic Life Insurance Company	4,574,000.00	4,584,000.00
Motor Fuel Tax Refunds	115,000.00	118,000.00
Bureau of Streets	21,000.00	22,000.00
Bureau of Sidewalks	5,000.00	6,000.00

1048

3. Miscellaneous Revenues: (Continued)FROMTO

Special Items of General Revenue  
Anticipated with Prior Written  
Consent of Director of Local  
Government Services:

Department of Housing and Urban  
Development - Comprehensive  
Planning Assistance Grant -  
Program C.P.A.N.J. 02-39-1022

101,892.00

-0-

City Option Bicentennial -  
Grant from National Endowment  
for the Arts

-0-

49,055.00

Revenue from New Taxes -  
Payroll Tax

11,701,000.00

11,717,000.00

Revenue from New Taxes -  
Parking Lot Receipts

1,691,000.00

1,693,000.00

Revenue from Planned Variations

1,157,648.00

2,830,648.00

Law Enforcement Assistance Administration:

Impact Special Case Processing - LEAA

-0-

8,400.00

Impact Team Policing

-0-

770,984.00

Impact Work Supported Program

-0-

638,876.00

Impact Pre-Trial Intervention  
Program

-0-

102,896.00

North Ward Community Youth Project

-0-

284,235.00

Rent from Municipal Property

720,000.00

250,000.00

New Jersey Department of Community Affairs -  
Relocation Assistance Project 1974

-0-

63,765.00

Hospital and Health Planning Agency of  
Metropolitan New Jersey Inc. - Newark  
Health Planning Agency

4,822.00

17,322.00

SLEPA Auxiliary Police Project

-0-

745,857.00

United States Department of Labor -  
Manpower Administration Comprehensive  
Employment and Training Program -  
CETA VI

-0-

3,629,925.00

United States Department of Labor -  
Manpower Administration Comprehensive  
Employment and Training Program -  
CETA II

1,843,200.00

4,105,882.00

WIC-Supplemented Feed - N.J.  
Department of Health

2,436,334.00

2,400,310.00

Non-Emergency Transportation-N.J.  
State Department of Institutions and  
Agencies

49,466.00

272,171.50

March 27, 1975

1047

3. <u>Miscellaneous Revenues: (Continued)</u>	<u>FROM</u>	<u>TO</u>
Indirect Charges Applicable to Various Services Rendered by City to Federal and State Grant- In-Aid Programs (5919)	2,610,000.00	2,070,054.00
State Law Enforcement Planning Agency Grant - Youth Aid and Services	-0-	56,327.00
Sub-Lease 707 Broad Street	447,000.00	-0-
Planning Information System	-0-	90,000.00
<b>TOTAL MISCELLANEOUS REVENUES</b>	<b>114,540,020.28</b>	<b>125,111,493.78</b>
4. Receipts from Delinquent Taxes	5,500,000.00	7,500,000.00
5. Subtotal General Revenues (Items 1, 2, 3 and 4)	121,840,020.28	134,411,493.78
6. Amount to be Raised by Taxes for Support of Municipal Budget:		
(a) Local Tax for Municipal Purposes Including Reserve for Uncollected Taxes	60,751,672.37	55,303,152.99
(b) Addition to Local District School Tax	4,793,056.26	5,020,556.26
<b>Total Amount to be Raised by Taxes for Support of Municipal Budget</b>	<b>65,544,728.63</b>	<b>60,323,709.25</b>
7. Total General Revenues	187,384,748.91	194,735,203.03

8. <u>GENERAL APPROPRIATIONS</u>	<u>FROM</u>	<u>TO</u>
(A) Operations		
Office of the Mayor and Agencies:		
Office of the Mayor:		
Salaries and Wages:		
Public Defender	-0-	11,217.00
<b>Total - Salaries and Wages</b>	<b>211,170.00</b>	<b>222,387.00</b>
Board of Alcoholic Beverage Control:		
Salaries and Wages:		
Assistant Secretary	5,294.00	-0-
<b>Total - Salaries and Wages</b>	<b>61,117.00</b>	<b>55,823.00</b>

March 27, 1975

8. GENERAL APPROPRIATIONS

FROM 1048 TO

Civil Defense Council:		
Salaries and Wages:		
Other Salaries and Wages	55,019.00	50,804.00
Overtime	1,200.00	-0-
Total - Salaries and Wages	69,595.00	64,180.00
Newark Human Rights Commission:		
Salaries and Wages:		
Other Salaries and Wages	55,410.00	56,901.00
Total - Salaries and Wages	329,357.00	330,848.00
Other Expenses:		
Service by Contract or Agreement	8,750.00	8,050.00
Total - Other Expenses	17,170.00	16,470.00
Municipal Courts:		
Salaries and Wages:		
Violation Clerk	13,125.00	13,126.00
Chief Municipal Court Clerk	14,738.00	14,740.00
Other Salaries and Wages	543,051.00	552,236.00
Total - Salaries and Wages	792,687.00	801,875.00
Other Expenses:		
Service by Contract or Agreement	31,000.00	36,928.00
Total - Other Expenses	71,000.00	76,928.00
Community Development Administration:		
Other Salaries and Wages	70,017.00	63,179.00
Total - Salaries and Wages	176,850.00	170,012.00
Office of Assessments:		
Salaries and Wages:		
Principal Assistant Assessor	152,313.00	138,914.00
Other Salaries and Wages	153,036.00	153,735.00
Total - Salaries and Wages	427,909.00	415,209.00
Other Expenses:		
Service by Contract or Agreement	20,700.00	40,700.00
Total - Other Expenses	26,515.00	46,515.00

1049

8. GENERAL APPROPRIATIONS (Continued)	FROM	TO
(A) Operations (Continued)		
Rent Control Board:		
Salaries and Wages:		
Other Expenses:		
Service by Contract or Agreement	21,875.00	20,225.00
Total - Other Expenses	30,925.00	29,275.00
Aid to Newark Museum	889,230.00	923,230.00
TOTAL - OFFICE OF THE MAYOR AND AGENCIES	6,404,642.00	6,453,869.00
CITY CLERK AND MUNICIPAL COUNCIL:		
Office of the City Clerk:		
Salaries and Wages:		
City Clerk	35,200.00	34,417.00
Total - Salaries and Wages	393,602.00	392,819.00
Other Expenses:		
Service by Contract or Agreement	163,000.00	163,500.00
Materials and Supplies	37,050.00	40,550.00
Total - Other Expenses	203,385.00	207,385.00
Municipal Council:		
Salaries and Wages:		
Legislative Research Officer	-0-	18,000.00
Total - Salaries and Wages	361,568.00	379,568.00
Other Expenses:		
Service by Contract or Agreement	67,400.00	73,774.00
Equipment	2,000.00	10,316.00
Materials and Supplies	5,000.00	8,000.00
Total - Other Expenses	74,400.00	92,090.00
TOTAL - CITY CLERK AND MUNICIPAL COUNCIL	1,202,955.00	1,241,862.00
DEPARTMENT OF ADMINISTRATION:		
Office of Business Administrator:		
Other Expenses:		
Materials and Supplies	3,150.00	3,650.00
Equipment	390,000.00	42,000.00
Total - Other Expenses	398,350.00	50,850.00
Division of Budget:		
Salaries and Wages:		
Budget Examiner - 37½ Hours	54,869.00	80,069.00
Senior Budget Examiner	87,919.00	56,003.00
Overtime	3,250.00	4,050.00
Other Salaries and Wages	26,573.00	27,428.00
Total - Salaries and Wages	191,622.00	186,561.00

March 27, 1975

1050

8. GENERAL APPROPRIATIONS (Continued)

(A) Operations (Continued)

Division of Central Purchase:

Salaries and Wages:

Overtime

1,000.00

200.00

Total - Salaries and Wages

171,361.00

170,561.00

Division of Personnel:

Salaries and Wages:

Senior Personnel Technician

62,146.00

50,220.00

Principal Personnel Technician

315.00

14,132.00

Other Salaries and Wages

90,729.00

99,903.00

Total - Salaries and Wages

231,101.00

242,166.00

Other Expenses:

Service by Contract or Agreement

50,044.00

32,544.00

Total - Other Expenses

3,055,344.00

3,037,844.00

TOTAL - DEPARTMENT OF ADMINISTRATION

4,353,516.00

3,993,720.00

DEPARTMENT OF FINANCE:

Director's Office:

Salaries and Wages:

Director of Finance

26,250.00

27,500.00

Other Salaries and Wages

39,635.00

41,015.00

Total - Salaries and Wages

79,766.00

82,396.00

Division of Accounts and Control:

Salaries and Wages:

Principal Auditor - 37½ hours

57,467.00

44,007.00

Senior Accountant - 37½ hours

86,577.00

73,761.00

Auditor

-0-

2,137.00

Seasonal Help

6,000.00

-0-

Other Salaries and Wages

229,697.00

214,651.00

Total - Salaries and Wages

512,417.00

467,232.00

Division of Data Processing:

Salaries and Wages

Systems and Programming Manager

18,326.00

11,087.00

Assistant Director of Data

29,673.00

26,915.00

Processing Division

Senior Systems Analyst

79,025.00

67,376.00

Principal Data Processing Programmer

12,209.00

9,016.00

Other Salaries and Wages

396,365.00

381,038.00

Administrative Analyst

11,628.00

8,600.00

Total - Salaries and Wages

700,440.00

657,246.00

Other Expenses:

Service by Contract or Agreement

1,392,228.00

1,382,228.00

Total - Other Expenses

1,516,878.00

1,506,878.00

Division of the Treasury:

Salaries and Wages:

Senior Accountant

28,399.00

37,911.00

Accountant

11,115.00

2,907.00

Other Salaries and Wages

74,163.00

64,868.00

Total - Salaries and Wages

132,715.00

124,724.00

March 27, 1975

8. GENERAL APPROPRIATIONS (Continued)

FROM

TO

1751

(A) Operations (Continued)

Division of Revenue Collections:

Salaries and Wages

Principal Auditor

-0-

10,237.00

Senior Accountant - 37½ hours

32,333.00

28,234.00

Accountant - 37½ Hours

13,147.00

6,772.00

Other Salaries and Wages

400,732.00

382,838.00

Manager Real Estate Maintenance

-0-

18,127.00

Real Estate Officer

-0-

14,737.00

Total - Salaries and Wages

566,686.00

581,419.00

Other Expenses:

Service by Contract or Agreement

69,640.00

65,140.00

Total - Other Expenses

95,105.00

90,605.00

Division of Licenses:

Salaries and Wages:

Other Salaries and Wages

127,275.00

132,834.00

Total - Salaries and Wages

160,287.00

165,846.00

Employees' Retirement System

Salaries and Wages:

Other Salaries and Wages

13,012.00

22,469.00

Total - Salaries and Wages

36,135.00

45,592.00

Other Expenses:

Service by Contract or Agreement

24,096.00

34,396.00

Total - Other Expenses

26,796.00

37,096.00

TOTAL - DEPARTMENT OF FINANCE

3,899,390.00

3,831,199.00

DEPARTMENT OF RECREATION AND PARKS:

Director's Office:

Salaries and Wages:

Administrative Analyst

8,600.00

-0-

Total - Salaries and Wages

116,470.00

107,870.00

Other Expenses:

Service by Contract or Agreement

144,281.00

164,502.00

Total - Other Expenses

192,581.00

212,802.00

Division of Parks and Grounds:

Salaries and Wages:

Other Salaries and Wages

815,421.00

758,401.00

Total - Salaries and Wages

852,240.00

795,220.00

Division of Recreation Maintenance:

Salaries and Wages:

Other Salaries and Wages

362,494.00

367,255.00

Total - Salaries and Wages

757,580.00

762,341.00

Other Expenses:

Service by Contract or Agreement

263,600.00

263,100.00

Materials and Supplies

71,900.00

66,900.00

Equipment

11,700.00

7,700.00

Total - Other Expenses

347,200.00

337,700.00



March 27, 1975

1052

8. GENERAL APPROPRIATIONS (Continued)

FROM

TO

(A) Operations (Continued)

Division of Recreation Programs:

Salaries and Wages:

Asst. Superintendent of Recreation  
Seasonal Help

14,895.00 3,300.00  
223,520.00 210,520.00

Total - Salaries and Wages 1,021,755.00 997,160.00

Other Expenses:

Service by Contract or Agreement  
Materials and Supplies  
Equipment

93,050.00 116,050.00  
70,500.00 52,000.00  
8,000.00 5,500.00

Total - Other Expenses 171,550.00 173,550.00

TOTAL - DEPARTMENT OF RECREATION AND PARKS 3,497,126.00 3,424,393.00

DEPARTMENT OF PUBLIC WORKS:

Director's Office:

Salaries and Wages:

Other Salaries and Wages

37,860.00 48,782.00

Total - Salaries and Wages 111,337.00 122,259.00

Other Expenses:

Service by Contract or Agreement

6,985.00 21,540.00

Total - Other Expenses 8,635.00 23,190.00

Division of Motors:

Salaries and Wages:

Mechanical Repairman  
Mechanical Repairman Helper  
Body and Fender Repairman  
Welder  
Stationary Fireman  
Manager - Division of Motors  
Building Superintendent  
Other Salaries and Wages

595,332.00 645,980.00  
88,793.00 90,091.00  
16,883.00 33,766.00  
16,883.00 50,649.00  
14,707.00 14,154.00  
41,762.00 43,285.00  
-0- 8,166.00  
409,343.00 412,746.00

Total - Salaries and Wages 1,342,016.00 1,457,150.00

Other Expenses:

Service by Contract or Agreement  
Materials and Supplies  
Equipment

433,396.00 424,166.00  
103,300.00 73,300.00  
2,098.00 5,000.00

Total - Other Expenses 763,794.00 727,466.00

Division of Public Property:

Salaries and Wages:

Carpenter Foreman  
Electrician Foreman  
Stationary Engineer  
Carpenter  
Painter Foreman  
Mason Plasterer  
Electrician  
Stationary Fireman  
Painter  
Mason Plasterer Helper  
Assistant Chief Public Buildings  
Other Salaries and Wages

18,299.00 24,666.00  
16,214.00 31,818.00  
33,646.00 49,250.00  
108,666.00 136,200.00  
17,177.00 23,863.00  
50,951.00 92,554.00  
85,615.00 89,434.00  
58,728.00 86,306.00  
140,789.00 147,533.00  
53,124.00 90,199.00  
23,721.00 34,307.00  
576,649.00 593,355.00

Total - Salaries and Wages 1,347,175.00 1,563,081.00

March 27, 1975

153

8. GENERAL APPROPRIATIONS (Continued)

(A) Operations (Continued)

Division of Public Property: (Continued)

Other Expenses:

Service by Contract or Agreement	1,112,890.00	1,085,890.00
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Total - Other Expenses	1,335,140.00	1,308,140.00
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Division of Sewers:

Salaries and Wages:

Equipment Operator	83,116.00	82,869.00
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Other Salaries and Wages	532,706.00	515,548.00
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Total - Salaries and Wages	762,713.00	745,308.00
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Other Expenses:

Service by Contract or Agreement	73,060.00	93,060.00
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Materials and Supplies	92,250.00	87,250.00
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Total - Other Expenses	165,310.00	180,310.00
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Joint Sewer Maintenance:

Other Expenses:	80,016.00	96,308.00
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Passaic Valley Sewer Maintenance:

Other Expenses:	2,377,075.00	2,630,451.00
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Second River Sewer Maintenance:

Other Expenses:	1,472.00	189.00
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Division of Sanitation:

Salaries and Wages:

Assistant Sanitation Superintendent	111,893.00	128,692.00
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Heavy Equipment Operator	15,981.00	32,361.00
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Snow - Overtime	50,000.00	61,000.00
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Other Salaries and Wages	4,604,725.00	5,069,008.00
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Total - Salaries and Wages	5,136,853.00	5,645,315.00
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Other Expenses:

Service by Contract or Agreement	434,322.00	384,322.00
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Materials and Supplies	313,035.00	488,083.00
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Equipment	-0-	14,000.00
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Total - Other Expenses	747,357.00	886,405.00
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Division of Streets and Sidewalks:

Salaries and Wages:

Heavy Equipment Operator	28,761.00	19,752.00
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Assistant Street Superintendent	19,758.00	30,113.00
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Seasonal Help	-0-	7,500.00
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Other Salaries and Wages	419,758.00	466,866.00
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Total - Salaries and Wages	505,269.00	561,223.00
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Other Expenses:

Materials and Supplies	39,600.00	79,600.00
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Total - Other Expenses	72,750.00	112,750.00
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Division of Traffic and Signals:

Salaries and Wages:

Traffic Signal Electrician	62,624.00	52,342.00
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Heavy Equipment Operator	17,020.00	20,681.00
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Other Salaries and Wages	254,491.00	292,007.00
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Total - Salaries and Wages	453,535.00	484,480.00
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March 27, 1975

8. GENERAL APPROPRIATIONS (Continued)

FROM

TO

(A) Operations (Continued)

1054

Division of Traffic and Signals: (Continued)

Other Expenses:		
Service by Contract or Agreement	2,109,525.00	2,109,025.00
Total - Other Expenses	2,270,039.00	2,269,539.00
TOTAL - DEPARTMENT OF PUBLIC WORKS	17,480,536.00	18,813,564.00

DEPARTMENT OF POLICE:

Division of Police:

Salaries and Wages:

Director	25,582.00	34,497.00
Patrolman	13,390,597.00	12,075,338.00
Supervisor Tabulating Machine Operators	-0-	18,952.00
Assistant Supervisor Tabulating Machine Operators	-0-	16,170.00
Paid Holidays	926,502.00	868,304.00
Other Salaries and Wages	1,440,650.00	1,446,605.00
Civilian Activities Coordinator	18,996.00	19,203.00

Total - Salaries and Wages	22,821,383.00	21,498,125.00
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Other Expenses:

Service by Contract or Agreement	535,700.00	569,256.00
Materials and Supplies	1,218,100.00	1,166,840.00
Equipment	46,060.00	242,660.00

Total - Other Expenses	1,799,860.00	1,978,756.00
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TOTAL - DEPARTMENT OF POLICE	24,621,243.00	23,476,881.00
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DEPARTMENT OF FIRE:

Salaries and Wages:

Fireman	7,828,323.00	7,242,614.00
Fire Surgeon	-0-	14,699.00
Assistant Fire Surgeon	-0-	14,490.00
Paid Holidays	686,158.00	656,952.00
Other Salaries and Wages	192,198.00	163,009.00

Total - Salaries and Wages	14,353,014.00	13,738,099.00
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Other Expenses:

Materials and Supplies	694,946.00	604,048.00
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Total - Other Expenses	896,919.00	886,021.00
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TOTAL - DEPARTMENT OF FIRE	15,249,933.00	14,624,120.00
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DEPARTMENT OF HEALTH AND WELFARE:

Director's Office

Salaries and Wages:

Data Processing Coordinator	15,750.00	-0-
Chief Stationary Engineer	4,516.00	5,247.00
Other Salaries and Wages	63,719.00	68,748.00

Total - Salaries and Wages	144,585.00	134,595.00
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Other Expenses:

Service by Contract or Agreement	26,025.00	20,118.00
Materials and Supplies	40,750.00	28,750.00

Total - Other Expenses	75,525.00	57,618.00
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8. GENERAL APPROPRIATIONS (Continued)

## (A) Operations (Continued)

	<u>FROM</u>	<u>TO</u>
Division of Health:		
(Board of Health - Local Health Agency)		
Salaries and Wages:		
Health Officer	23,470.00	11,849.00
Physician and Chief Assistant		
Health Officer	21,944.00	19,842.00
Assistant Health Officer	-0-	9,151.00
Public Health Physician - 6 Hrs.	124,800.00	82,013.00
Optometrist - 6 Hrs.	16,248.00	11,885.00
Pediatrician - 4 Hrs.	41,600.00	26,577.00
Assistant Chief Pharmacist	13,508.00	3,785.00
Dentist - 6 Hrs.	93,600.00	125,284.00
Public Health Nurse Supervisor	76,080.00	63,600.00
Public Health Nurse	383,336.00	341,324.00
Assistant Chief Sanitary Inspector	11,891.00	10,871.00
Contagious Disease		
Public Health Nurse Pediatrics	31,528.00	20,454.00
Dental Administrator	8,599.00	-0-
Other Salaries and Wages	955,118.00	895,827.00
Total - Salaries and Wages	2,201,023.00	2,021,763.00
Other Expenses:		
Service by Contract or Agreement	92,306.00	86,164.00
Materials and Supplies	142,800.00	137,800.00
New Health Center Support	55,000.00	31,800.00
Total - Other Expenses	546,579.00	512,237.00
Division of Welfare:		
Salaries and Wages:		
Program Manager for Operational Services	14,895.00	4,173.00
Other Salaries and Wages	912,970.00	784,010.00
Total - Salaries and Wages	948,822.00	809,140.00
Other Expenses:		
Service by Contract or Agreement	75,277.00	37,777.00
Total - Other Expenses	92,577.00	55,077.00
Division of Inspections:		
Salaries and Wages:		
Other Salaries and Wages	1,234,562.00	1,146,950.00
Total - Salaries and Wages	1,522,018.00	1,434,406.00
Other Expenses:		
Service by Contract or Agreement	64,920.00	94,672.00
Materials and Supplies	13,695.00	11,000.00
Total - Other Expenses	79,790.00	106,847.00
TOTAL - DEPARTMENT OF HEALTH AND WELFARE	9,510,919.00	9,031,683.00
DEPARTMENT OF ENGINEERING:		
Salaries and Wages:		
Senior Engineer	28,157.00	23,299.00
Administrative Analyst	2,852.00	-0-
Civil Engineer	13,193.00	5,840.00
Coordinator of Research Development	18,038.00	12,885.00
Sanitary Engineer	9,434.00	4,717.00
Other Salaries and Wages	297,899.00	276,369.00
Overtime	4,000.00	-0-
Structural Engineer	2,331.00	-0-
Total - Salaries and Wages	439,032.00	446,238.00

March 27, 1975

8. GENERAL APPROPRIATIONS (Continued)	FROM	TO
(A) Operations (Continued)		
Department of Engineering: (Continued)		1056
Other Expenses:		
Service by Contract or Agreement	25,949.00	25,179.00
Equipment	14,550.00	-0-
Total - Other Expenses	56,499.00	41,179.00
TOTAL - DEPARTMENT OF ENGINEERING	555,531.00	487,417.00
UNCLASSIFIED PURPOSES		
Fiscal Accountability System	233,318.00	116,659.00
Total - Salaries and Wages	233,318.00	116,659.00
Other Expenses:		
Planned Variations	1,157,648.00	2,830,648.00
Fiscal Accountability System	50,955.00	25,475.00
Comprehensive Employment and Training Program CETA II (9088)	1,843,200.00	4,105,882.00
Total - Other Expenses	12,330,390.00	16,240,592.00
TOTAL - UNCLASSIFIED PURPOSES	12,563,708.00	16,357,251.00
SPECIAL ITEMS OF APPROPRIATION:		
Law Enforcement Assistance		
Administration:		
Impact Work Supported Project	-0-	713,281.00
Impact Auxiliary Police	-0-	840,324.00
Impact Pre-Trial Intervention	-0-	102,896.00
Special Case Processing for		
Impact Offenders	-0-	8,400.00
Impact Team Policing	-0-	878,353.00
North Ward Community Youth Project	-0-	284,235.00
New Jersey Department of Community Affairs:		
Relocation Assistance Project	-0-	63,765.00
State Law Enforcement Planning Agency:		
Youth Services Agency	-0-	56,327.00
U.S. Department of Labor - Manpower		
Administration:		
Comprehensive Employment and Training Program - CETA VI	-0-	3,629,925.00
U.S. Department of Housing and Urban		
Development:		
Planning Information System Grant	-0-	90,000.00
WIC Supplemental Feed (9006)	2,436,334.00	2,400,310.00
Non-Emergency Transportation (9014)	49,466.00	272,171.50
Health Planning Council (9049)	4,822.00	17,322.00
City Options - Bicentennial Grant	-0-	49,055.00
Indirect Cost Allocation Program	-0-	60,054.00
Sanitation Enforcement Program	-0-	179,249.00
TOTAL - SPECIAL ITEMS OF APPROPRIATION	15,633,435.34	22,788,480.84

8. GENERAL APPROPRIATIONS (Continued)FROMTO

## (A) Operations (Continued)

## REVENUE SHARING FUNDS:

Entitlement Period

(July 1, 1975 to June 30, 1976)

## 1) Maintenance and Operating Expenses

Fire Department:

Salaries and Wages

Firemen

839,972.00

886,400.00

Entitlement Period (July 1, 1975

to June 30, 1976) Total

2,099,929.00

2,146,357.00

## TOTAL REVENUE SHARING FUNDS

8,649,700.21

8,696,128.21

Total Operations (Item 8 (A))

124,092,213.55

133,690,147.05

Total Operations Including Contingent

124,092,213.55

133,690,147.05

## Detail:

Salaries and Wages

70,161,512.21

68,468,263.21

Other Expenses

(Including Contingent

53,930,701.34

65,221,883.84

## (C) Capital Improvements

Passaic Valley - Newark Share

681,916.00

608,740.00

## TOTAL CAPITAL IMPROVEMENTS

1,279,252.00

1,206,076.00

(E) Deferred Charges and Statutory  
Expenditures - Municipal

## (1) DEFERRED CHARGES:

Prior Years' Bills

32,862.36

37,058.98

Total - Deferred Charges and  
Statutory Expenditures - Municipal

23,330,616.47

23,334,813.09

## DETAIL OF PRIOR YEARS' BILLS

Mayor's Office  
Vornado, Inc.

-0-

702.69

Data Processing  
Singer Business Machines

-0-

682.00

Accounts and Control  
A.A. Stationers, Inc.

-0-

16.20

Recreation Programs  
Transport of New Jersey

-0-

1,240.00

Recreation and Maintenance  
Medic Press, Inc.  
Angela Francesca

-0-

391.25

-0-

163.14

Fire Department  
Public Service E & G

-0-

1,001.34

(H) Total General Appropriations for  
Municipal Purposes (Items 9(A) to  
(G) inclusive

158,657,465.02

168,186,419.14

8. <u>GENERAL APPROPRIATIONS (Continued)</u>	<u>FROM</u>	<u>TO</u>
For Local District School Purposes		1058
(1) Type I District School Debt Service		
Interest on New Bonds	212,500.00	440,000.00
Total of Type I District School Debt Service	9,955,783.89	10,183,283.89
(K) Total Municipal Appropriations for Local District School Purposes Items (1) and (J)	9,955,783.89	10,183,283.89
(L) Subtotal General Appropriations Items (H) and (K)	168,613,248.91	178,369,703.03
(M) Reserve for Uncollected Taxes	18,771,500.00	16,365,500.00
9. TOTAL GENERAL APPROPRIATIONS	187,384,748.91	194,735,203.03

DEDICATED WATER UTILITY BUDGET

10. <u>DEDICATED REVENUES FROM WATER UTILITY</u>		
Rents	8,245,000.00	8,231,912.00
Total Water Utility Revenues	10,460,339.01	10,447,251.01
11. <u>APPROPRIATIONS FOR WATER UTILITY</u>		
Commercial and Accounting - Water:		
Salaries and Wages:		
Principal Accountant	46,368.00	42,898.00
Other Salaries and Wages	427,904.00	415,526.00
Total - Salaries and Wages	549,528.00	533,680.00
Other Expenses:		
Service by Contract or Agreement	40,462.00	43,222.00
Total - Other Expenses	59,301.00	62,061.00
TOTAL WATER UTILITY APPROPRIATIONS	10,460,339.01	10,447,251.01

BE IT FURTHER RESOLVED, that two copies of this resolution be filed forthwith in the Office of the Director, Division of Local Government Services for his certification of the 1975 Local Municipal Budget as so amended.

BE IT FURTHER RESOLVED, that this complete amendment, in accordance with the provisions of N.J.S. 40A:4-9, be published in The Star Ledger, March 28, 1975 and that said publication contain notice of public hearing on said amendments to be held in the Newark City Hall, Monday, March 31, 1975, at 11:00 A. M.

It is hereby Certified that this is a true copy of a resolution amending the budget, adopted by the Governing Body on the 27th of March, 1975.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

No: Councilman Carrino, Giuliano, Martinez.

March 27, 1975

MOTIONS.

7-M-a.

A MOTION DIRECTING THE CITY CLERK TO INVITE MAYOR GIBSON, BUSINESS

ADMINISTRATOR WALLS, POLICE DIRECTOR WILLIAMS, FIRE DIRECTOR CAUFIELD AND REPRESENTATIVES

OF THE POLICE AND FIREMEN'S UNIONS TO AN EMERGENCY MEETING AT 2:30 P. M. THIS AFTERNOON

TO FURTHER DISCUSS POLICE AND FIREMEN LAYOFFS, was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12.

A motion to recess this meeting to 11:00 A. M., Monday, March 31, 1975, was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

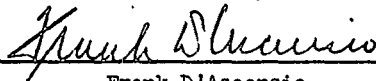
Absent During Roll Call: Councilman James.

The City Clerk: The amendments to the 1975 Local Municipal Budget of the City of Newark will be published in the Star Ledger issue of March 28, 1975. Amendments will be submitted to the Division of Local Government Services, Department of Public Affairs.

This meeting stands recessed to 11:00 A. M., Monday, March 31, 1975 for the purpose of holding a hearing on the amendments to the Local Municipal Budget for the Year 1975 and to adopt the 1975 Local Municipal Budget of the City of Newark, as amended.

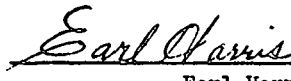
This meeting recessed at 1:55 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Earl Harris

President



Newark, New Jersey, March 31, 1975

A recessed meeting of the March 27, 1975 meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:40 A. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

(Councilman James arrived at 11:50 A. M.)

The City Clerk: This is the date, the time and place of the hearing on the amendments to the Local Municipal Budget of the City of Newark for the Year 1975; advertised in the March 11, 1975 issue of the Star Ledger, a hearing was established, held and closed on the 27th day of March, 1975 on which date the Municipal Council amended the Budget and ordered the amendments to be published in the Star Ledger issue of March 28, 1975. The amendments were so advertised. The Council further ordered that a hearing on these amendments shall take place on the 31st day of March, 1975 in the Council Chamber, in the Newark City Hall at 11:00 A. M., or as soon thereafter as Council can convene.

The amendments were submitted to the Division of Local Government Services, Department of Community Affairs on March 27, 1975.

Approval of the amendments to the budget, as submitted, has just been received, with only one correction that there be deleted on Page 2, Item of Revenue, Impact Pre-Trial Intervention - \$102,896. as this revenue is already in the budget. This is a duplication and the corresponding duplication appears on Page 12, Item of Appropriation, and \$102,896. is being deleted from the amendments on this page also. This does not produce any change in the figures. equivalent revenue and equivalent appropriations which is a washout.

This being the date, time and place set for the hearing on the amendments to the Budget of the City of Newark for the Year 1975, the President is respectfully requested to declare open the hearing on the amendments.

President Harris: The hearing on the amendments to the Budget of the City of Newark for the Year 1975 is now declared open.

The following speakers addressed the Municipal Council with respect to the amendments to the Local Municipal Budget of the City of Newark for the Year 1975:

MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY.

MR. MICHAEL J. FICONE, 717 DeGRAW AVENUE, NEWARK, NEW JERSEY.

1061

(Councilman James arrived at 11:50 A. M.)

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY.MR. CHARLES THOMAS, 49 ORATON STREET, NEWARK, NEW JERSEY.

No one else appearing, a motion to close the hearing on the amendments, as advertised, was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Giuliano.

The City Clerk read

#### SUMMARY OF REVENUES

##### 1. GENERAL REVENUES

Surplus Anticipated	1,800,000.00
Miscellaneous Revenue Anticipated	125,008,597.78
Receipts from Delinquent Taxes	7,500,000.00

2. AMOUNT TO BE RAISED BY TAXATION FOR MUNICIPAL PURPOSES (Item 6(a), Sheet 7)	55,303,152.99
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##### 3. AMOUNT TO BE RAISED BY TAXATION FOR SCHOOLS IN TYPE I SCHOOL DISTRICTS ONLY

Item 6, Sheet 28	32,563,519.50
Item 6 (b), Sheet 7 (N.J.S. 40A:4-14)	5,020,556.26
Total Amount to Be Raised by Taxation for Schools in Type I School Districts Only	37,584,075.76

##### 4. To be added TO THE CERTIFICATE FOR AMOUNT TO BE RAISED BY TAXATION FOR SCHOOLS IN TYPE II SCHOOL DISTRICTS ONLY

Item 6 (b), Sheet 7 (N.J.S. 40A:4-14)

Total Revenues	227,195,826.53
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#### SUMMARY OF APPROPRIATIONS

##### 5. GENERAL APPROPRIATIONS

(a & b) Operations Including Contingent	133,587,251.05
(c) Capital Improvements	1,206,076.00
(d) Municipal Debt Service	9,655,383.00
(e) Deferred Charges and Statutory Expenditures - Municipal	23,334,813.09
(f) Judgments	300,000.00
(g) Cash Deficit	

March 31, 1975

1062

(k) For Local District School Purposes	10,183,283.89
(m) Reserve for Uncollected Taxes (Include Other Reserves, if Any)	16,365,500.00
6. SCHOOL APPROPRIATIONS - TYPE I SCHOOL DISTRICTS ONLY (N.J.S. 40A:4-13)	32,563,519.50
Total Appropriations	227,195,826.53

A motion to adopt the Budget of the City of Newark for the Year 1975 in its final form, as amended, and direct the City Clerk to forthwith forward two copies of this Adopted Budget to the New Jersey State Division of Local Government Services in Trenton, New Jersey and one copy to the Essex County Tax Board, as by Statute required, was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Tucker, Villani, President Harris.

No: Councilmen Giuliano, James, Martinez.

Councilman Tucker stated although he voted in favor of the budget, he is not pleased with the Mayor's tax package because it shows an increase in taxes with a decrease in services, and any attempts by the Administration to publicly state that there will not be a decrease in services is an insult to the intelligence of Newark residents. The tax rate is 13<sup>1</sup>/<sub>4</sub> points higher than last year, which means that taxes on a home valued at \$20,000. will be increased by \$268.

Councilman Tucker contended the tax increase cannot be blamed solely on local governing agencies. The State has one of the most backward and antiquated tax systems in the nation. If the State Legislature had approved a broad-based income tax, Newark would not be currently faced with this fiscal dilemma. Nearly a quarter of the City's operating budget is earmarked for education and county taxes. Approximately \$57 million of funds automatically included in the Newark Municipal Budget and actual funds which must be raised through property taxation is a large percentage or approximately 25% of the actual budget we are dealing with here today. The tremendous amount of Federal funds which are coming into the City of Newark is to a great degree subsidizing how we function as a City. If we look at the national level, we see that fiscal crisis in urban government is something not only taking place in Newark but hitting Jersey City, New York, Chicago, Atlanta, Los Angeles and all other cities nation-wide.

Councilman Tucker continued we are not just dealing with an annual budget or something that is, in effect, a local municipal problem. We are dealing with whether or not cities within the State of New Jersey and throughout America today are going to be able to survive with diminishing tax rates and also faced with a large percentage of

1063

needs. The percentage of people who are located in inner city areas are people who are seeking actual employment services, who are in dire need of health services and all of the services which the cities by law and by mandate are required to serve. Through backward taxation dealing directly with the State and dealing with lessening of priority and Federal funds coming into the City, it becomes questionable whether or not a City, such as Newark, can really survive the fiscal crunch.

Councilman Tucker said he is hopeful that when the State comes through with the income tax or an equitable fair tax, that this will have a major effect on Newark's government. He is also hopeful that when that tax comes through, it will bring us back to the point where we can increase services and decrease taxation. Councilman Tucker felt if we look at it in any other way and if we analyze the problem in any other way, we are not being fair with ourselves and we are showing our ineptness in dealing with municipal and urban problems.

Councilman Bottone said he did not intend to make a statement, but to keep the record straight, he must respond. Mr. Picone made a statement that the City had to return \$1 million to the Federal Government. The \$1 million had to be returned, not because it was used improperly or misused but because it was used in a way where the Federal guideline would not allow the City to use the money. It was to be used to hire people under the Public Employment Program in a maintenance capacity and at a later date the Federal Government said this was not within the guidelines, that the City could not hire people and at the same time fire people under contracts or other ways. In reference to the revaluation, the State mandated through the courts that the City of Newark revalue real property. Some Councilmen did vote against the ordinance and it failed of adoption. Now the State has stepped in and they are going to take quarterly payments from the City of Newark of monies the City was supposed to get and they are going to hire a firm to revalue real property in Newark. Now it is going to cost the taxpayers more money because some people thought we were doing wrong. We have no say as to how much and when they are going to take the money for this revaluation.

Councilman Bottone said he does not approve this budget, but again we must under mandate and State statute, if the budget is not adopted today, the State will come in and the tax rate could be much higher.

Councilman Bottone continued on Friday the Municipal Council met with representatives of the Police and Fire Departments. The Directors promised they would negotiate over the weekend and continue until all police and firemen are reinstated. Councilman Bottone declared we do not want any police or firemen laid off. We need more police and firemen. Also, we do not want to see any other City employees fired or

laid off because we know the economy is bad. We are trying to help 380,000 residents and we will do our best.

1064

Councilman James stated his negative vote for the budget today could be explained in a very simple term. He had hoped the Administration would have been able to work out some agreement over the weekend and in the ensuing weeks with the Police and Fire Departments, that some agreement would have been made with the large number of tenured Civil Service employees who have been laid off while maintaining 500 temporaries; and that the Administration would once again keep their promise and bring back the trash pullers which many homeowners have asked be returned. All of these things have fallen upon deaf ears.

Councilman James declared he has supported every measure up until today. Today is the last vote the Council has and "the buck stops here." He has given his pledge that he would not support any budget without any administrative help, assistance and concern that would unilaterally terminate police and firemen, unilaterally reduce City services especially with the trash pullers and more importantly any budget which fails to consider these long and tenured Civil Service employees who have done much for the City while maintaining others who perhaps have just been added to the payroll. All of these things, coupled with an increasing property tax rate with no reform for the future, would make his vote today in the negative. His vote against the budget today is against all of those ill abuses and continuing disagreement with administrative practices that have reduced services while increasing the cost.

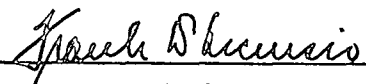
ADJOURNMENT.

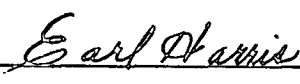
12. A motion to adjourn this meeting was made by Councilman Allen, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 12:30 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
\_\_\_\_\_  
President



Newark, New Jersey, April 2, 1975

1065

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:30 P.M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Jeremiah Ford, Mount Hermon Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Kenneth Wilson, Sergeant-at-Arms.

President Harris, on behalf of the Municipal Council, pointed out the American Flag which is hanging in back of the dias was crocheted by the senior citizens of the City of Newark and presented to the City. He commended them for their excellent work and for their consideration in making this flag available to the citizens of the City.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD FEBRUARY 20, 1975.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM FEBRUARY 24, 1975 TO FEBRUARY 28, 1975 AND FROM MARCH 3, 1975 TO MARCH 7, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM FEBRUARY 24, 1975 TO FEBRUARY 28, 1975 AND FROM MARCH 3, 1975 TO MARCH 7, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented REPORT OF MUNICIPAL COURT, PARTS I, II, IV, V AND PART VI, FOR THE MONTH OF FEBRUARY, 1975.

A motion that the Report be received and placed on file was made by Councilman

April 2, 1975

1066

April 2, 1975

Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

4-d. The City Clerk presented ANNUAL REPORT FOR OPERATIONS DURING THE YEAR 1974,  
PASSAIC VALLEY SEWERAGE COMMISSIONERS, BY CHIEF ENGINEER S.A. LUBETKIN.

A motion that the Annual Report be received and placed on file was made by  
Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

4-e. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH  
AND WELFARE, FOR THE MONTH OF FEBRUARY, 1975.

A motion that the Report be received and placed on file was made by Councilman  
Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

4-f. The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS FOR  
THE MONTHS OF JANUARY AND FEBRUARY, 1975.

A motion that the Report be received and placed on file was made by Councilman  
Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to  
the following Board of Adjustment applications, I make this statement for the benefit  
of those interested in these applications.

Since the determination of the Council must by law be based on the records  
made before the Board of Adjustment, an objecting party in interest or the applicant,  
desiring to be heard, shall limit themselves exclusively to the testimony presented at  
the hearing before the Board of Adjustment.

4-A-1. The City Clerk read APPLICATION OF ELECTRIFIED APPLIANCE CO., OWNER; TO  
PERMIT IN A 2ND BUSINESS DISTRICT CONSTRUCTION OF 1-STORY ADDITION TO BOTTLING PLANT  
FOR STORAGE OF MOTOR VEHICLES; ON PREMISES 15 UNION STREET.



April 2, 1975

(Vote of Board of Adjustment 5-0)

1067

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ROBERT MARKS, 17 ACADEMY STREET, NEWARK, NEW JERSEY, Attorney for the applicant appeared before the Municipal Council.

Councilman Martinez stated he is knowledgeable of this area and the applicant has done a lot of good for the East Ward. They maintained their property and have committed themselves to rehabilitate, renovate and remodel. They will bring more ratables to the City of Newark.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-2. The City Clerk read APPLICATION OF CHARLES GIANCARLO, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT CONSTRUCTION OF 1-STORY BUILDING FOR STORAGE OF BUILDING CONTRACTOR'S TRUCKS AND EQUIPMENT; ON PREMISES 570-572 THIRD STREET; ON CONDITION THAT 1) THERE IS NO PARKING ON THE STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. COSMO C. GRECO, 260 LIBERTY STREET, BLOOMFIELD, NEW JERSEY, Attorney for the applicant appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-3. The City Clerk read APPLICATION OF THOMAS F. VASSALLO (T.F. & M. VASSALLO, OWNERS); TO PERMIT IN A 1ST INDUSTRIAL DISTRICT ESTABLISHMENT OF A WELDING OPERATION INVOLVING METAL CYLINDERS; ON PREMISES 298-302 ORATON STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOSEPH T. DALY, 50 NORTHFIELD AVENUE, WEST ORANGE, NEW JERSEY, Attorney for the applicant appeared before the Municipal Council.

April 2, 1975

1068

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-7 CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(To add those streets or portions thereof where parking is limited to thirty minutes as enumerated in Section 23:5-4.1)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 16, 1975.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:7-13, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Establishing rates for those streets or portions thereof where parking is limited to thirty minutes, as enumerated in Section 23:5-4.1 - one nickel - 10 minutes, two nickels or one dime - 20 minutes; three nickel or one dime and one nickel - 30 minutes)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

April 2, 1975

1089

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 16, 1975.

6-F-c.

The City Clerk read A BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS AND THE ACQUISITION OF AUTOMOTIVE VEHICLES AND ADDITIONAL EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$4,719,326 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECTS)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 16, 1975.

6-F-d.

The City Clerk read A BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS WATER IMPROVEMENTS AND THE ACQUISITION OF AUTOMOTIVE VEHICLES AND ADDITIONAL EQUIPMENT FOR THE WATER DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$1,443,900 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECTS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

April 2, 1975

1970

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 16, 1975.

6-F-e.

The City Clerk read AN ORDINANCE AMENDING TITLE 2, ADMINISTRATION, CHAPTER 10, DEPARTMENT OF HEALTH AND WELFARE; SECTION 2:10-1, ESTABLISHMENT AND GENERAL ORGANIZATION OF DEPARTMENT; AND REPEALING TITLE 2; CHAPTER 10; ARTICLE 7, IVY HAVEN NURSING HOME; OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 16, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS ON CEDAR STREET.

April 2, 1975 1071

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, one-way streets, of Title 23, Traffic and Parking, of the Revised ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom the following:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Cedar St.	Westbound	Broad St.	Halsey St.

and by adding thereto the following:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Cedar St.	Eastbound	Halsey St.	Broad St.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 2:14-5 CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY.

Section 1. That Section 2:14-5, Chapter 14, of the Revised Ordinance of the City of Newark, New Jersey, 1966 be and the same is hereby amended to read as follows:

2:14-5 Annual Vacation Leave for permanent, provisional, and grant program employees.

Every employee (permanent, provisional, and grant program employees) shall be entitled to vacation leave with pay, based on their years of service and in accordance with N. J. S. A., 11:24A-1 et seq.

1072

During an employee's first calendar year of employment, vacation leave shall be earned at the rate of one working day of vacation for each month of service from his/her date of original employment and continuing on this basis through the remainder of the calendar year. An employee hired on or before the fifteenth (15th) of the month shall receive vacation leave credit for that month. An employee hired on the sixteenth (16th) day of the month or thereafter shall not receive vacation credit for that month.

As of January 1, following an employee's original date of employment and for each subsequent January 1 the following schedule shall apply:

Twelve (12) working days vacation thereafter for every year and up to the completion of nine (9) years of service:

Fifteen (15) working days vacation after the completion of the nine (9) years of service and up to the completion of nineteen (19) years of service:

Twenty (20) working days vacation after the completion of nineteen (19) years of service and thereafter.

For the purposes of efficient vacation scheduling and in accordance with the above schedule, an employee may be credited with vacation leave (in each appropriate calendar year) prior to the leave actually being earned with the assumption that the employee will be employed for the full calendar year. However, an employee whose service is terminated or is placed on leave of absence without pay prior to the end of the calendar year shall have all non-earned vacation leave deducted from his/her last pay check. An employee whose service is terminated between the first (1st) and fifteenth (15th) of the month shall not receive credit for the month. An employee whose service is terminated on the sixteenth (16th) of the month or thereafter shall receive vacation credit for the month.

An employee who is on leave of absence without pay shall not earn vacation credits while on such leave nor shall he/she be granted prior earned credits until he/she shall return to active status. Upon return to employment, an employee who has been on an approved leave of absence shall have such time of his/her leave adjusted based on his/her original date of employment and shall receive vacation leave in accordance with the provisions of this Ordinance.

According to the above schedule, all earned vacation credits shall be paid to the employee or to his/her estate in case of death or termination in accordance with existing law.

An employee who is on sick leave with pay or an employee who is injured or disabled as a result of, or arising from, his/her employment shall continue to receive vacation credits in the same manner as that granted for active status.

Vacation leave can only be taken with the approval of an employee's Department Head or Division Manager and according to appropriate seniority rights.

All part-time employees shall receive vacation credit allowance on a proportionate basis. Seasonal employees are not eligible to earn vacation leave.

Vacation leave allowed for any given year should be used during the year in which it is granted. Any unused vacation leave may be carried over into the succeeding year only. Under no circumstances shall more than one year of allowed vacation leave be carried over into the following year.

An employee who becomes ill or incapacitated while on vacation, may upon proper notification and verification to the appointing authority, transfer time required for illness or incapacity to available sick leave credits. However, this transfer shall not extend the date of return from vacation unless otherwise approved by the appointing authority.

April 2, 1975

1073

Vacation leave is not transferrable from one grant program to another, nor from a grant program to the City, nor from the City to the grant program. Any employee involved in changes of this nature shall be paid for any vacation leave due him/her or shall reimburse the City for any time not earned similar to an employee terminating his/her services prior to the advanced time being earned. The employee shall then earn vacation leave during his/her first calendar year in the new program at the rate of one day per month. However, an employee's original date of hire shall be considered in terms of credits due with regard to the tenth (10th) and twentieth (20th) years of service.

Section 2. Any existing Ordinance apart thereof, inconsistent with this Ordinance is hereby repealed.

Section 3. This Ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AND SUPPLEMENT TITLE 22:10 "STREETS AND SIDEWALKS" OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, TO PREVENT THE THEFT OF SEWER MANHOLE COVERS, INLET FRAMES AND GRATES.

WHEREAS, it is necessary and in the public interest that the City of Newark maintain its streets in the best condition possible; and

WHEREAS, the continual removal of manhole covers, inlets and grates creates a hazardous condition to both pedestrian and motor vehicular traffic.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 22:10 "Coalholes and Manholes" of the Revised Ordinances of the City of Newark, 1966, as amended and supplemented be amended to read as follows:

April 2, 1975

1574

22:10-7. Prohibition against tampering with loosening, displacing, opening, removing manhole covers.

No person, firm or corporation, other than an authorized agent or employee of the City of Newark, or an authorized public utility which has obtained permission from the City of Newark, shall willfully, in any manner tamper with, displace, loosen, open or remove any manhole cover, which is the property of the City of Newark, which has been placed in any street, alley, public way or private park.

22:10-8. Prohibition against possessing, receiving, selling, purchasing or giving away manhole covers.

No person, firm or corporation shall have in his possession or under his control, or receive, sell, purchase or otherwise dispose of any manhole cover, which is the property of the City of Newark, without authority of the Department of Engineering, or pursuant to an authorized sale by the City of Newark.

22:10-9 Penalty; costs.

Any person violating any of the provisions of this chapter shall, upon conviction thereof, be punished as provided in Section 1:1-9 of these Revised Ordinances, in addition to paying the cost of restoring to its proper condition any street surface distributed by such violation.

### Section 3. Repeal of Conflicting Ordinances

1. All former ordinances or parts thereof conflicting or inconsistent with the provisions of this ordinance hereby adopted are hereby repealed.

2. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



April 2, 1975

6-Ph, S & F-d.

1075

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14 (c), TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE NEW WELL, INC., FOR PREMISES COMMONLY KNOWN AS 97 SOUTH ORANGE AVENUE, BLOCK 226, LOT 30, FOR THE SUM OF \$100., PER YEAR FOR A TERM OF FIVE (5) YEARS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the New Well, Inc., a non-profit corporation of the State of New Jersey which has tax exempt status with respect to both the State of New Jersey and the Federal Government; and

2. That the premises commonly known as 97 South Orange Avenue, Block 226, Lot 30, owned by the City of Newark, are not required for governmental purpose; and

3. That the Tax Collector of the City of Newark, pursuant to N.J.S. 40:12-14(c) is hereby authorized to execute the annexed lease on behalf of the City of Newark with New Well, Inc., for a term of five (5) years at a nominal annual rental of one hundred (\$100.) dollars; and

4. That the subject premises shall be used by the tenant for the purpose of a playground, pursuant to N.J.S. 40A:12-15 paragraph (i); and

5. That the Tax Collector of the City of Newark shall be responsible for the enforcement of the terms and conditions of the annexed lease and shall require the tenant to submit an annual report setting forth the use to which the tenant has undertaken in furtherance of the public purposes for which this lease is granted; the approximate value or cost of any activities conducted on the leased premises; and affirmation of the continued tax exempt status of the non-profit corporation pursuant to State and Federal Law; and

6. That the subject premises shall be used by the tenant for the purpose of a playground which shall serve approximately 100 persons; and

7. That copies of the executed lease and annual report submitted pursuant thereto shall be forthwith filed with the Clerk of the City of Newark; and

8. That the tenant shall not be permitted to erect any structures upon the leased premises, subletting is prohibited and the City of Newark reserves the right to re-enter the premises without penalty, on thirty days written notice.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman

April 2, 1975

1076

Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AUTHORIZE THE MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION, TO EXECUTE A CONTRACT FOR THE PURCHASE OF ONE SPECIFIED PROPERTY IN THE CITY OF NEWARK, NEW JERSEY, FOR INCLUSION OF THE CITY'S OPEN SPACE PROGRAM, AT A TOTAL COST NOT TO EXCEED \$14,000. TO BE PAID FROM THE 1973 CAPITAL BUDGET (PROJECT NO. 40A/45A-73), WHICH WAS AUTHORIZED BY THE MUNICIPAL COUNCIL WITH ADOPTION OF ORDINANCE 6-S & F-h, AUGUST 8, 1973.

WHEREAS, the Municipal Council of the City of Newark has authorized a filing of applications with the U.S. Department of Housing and Urban Development (Resolution No. 7RBN 120672) and the New Jersey Department of Environmental Protection (Resolution No. 7RBO 062073) for funds to aid the City's Open Space Program; and

WHEREAS, commitments for the above Federal and State funds have been received by the City; and

WHEREAS, the financing of the Open Space Program has been authorized by Ordinance No. 6S and FH adopted August 8, 1973; and

WHEREAS, the property listed below is included in a site which is part of the Open Space Program.

NOW THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Mayor and Director of MPDO/CDA is authorized to execute a contract for the purchase of the property described below with the conveyance to be by bargain and sale deed with covenant against the act of the seller.

2. That the property to be purchased includes land and improvements and shall be purchased for the consideration indicated.

- Block 1128 Lot 59  
(Samuel Pecora)  
Consideration: \$14,000

3. That originals of both contract of sale and deed be filed in the Office of the City Clerk.

April 2, 1975

1077

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE SALE OF BLOCK 473, LOTS 1, 15 AND 16 TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY FOR THE SUM OF ONE HUNDRED (\$100) DOLLARS PURSUANT TO THE PROVISIONS OF NEW JERSEY STATUTE 40A:12-13 (b) (1).

WHEREAS the Housing Authority of the City of Newark has requested the purchase of Block 473, Lots 1, 15 and 16 from the City of Newark for the purpose of developing low-rise residential housing and;

WHEREAS the Real Estate Commission of the City of Newark considered the request of the Housing Authority at the regular meeting of February 3, 1975 and approved the request.

THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY that:

Section I. The sale of Block 473, Lots 1, 15 and 16 to the Housing Authority of the City of Newark is approved for the sum of ONE HUNDRED (\$100) DOLLARS.

Section II. The Director of Finance is hereby authorized to execute a deed of Bargain and Sale in a form which meets the approval of the Corporation Counsel of the City of Newark, New Jersey.

Section III. The subject sale is expressly conditioned upon the commencement of construction of the above described low-rise housing within a period of eighteen (18) months from the date of the adoption of this Ordinance and further upon the condition that the Housing Authority of the City of Newark utilize the greatest degree of community participation possible in developing plans for the subject site.

Section IV. This sale is authorized pursuant to the provisions of New Jersey Statutes 40A:12-13(b) (1).

Section V. This Ordinance shall take effect upon publication according to law.

April 2, 1975

1076

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Martinez, and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE GRANTING OF RIGHT OF WAY EASEMENT TO JERSEY CENTRAL POWER AND LIGHT COMPANY IN THE TOWNSHIPS OF STILLWATER AND FREDON, IN THE COUNTY OF PASSAIC.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. The Director of the Department of Public Works is hereby authorized to execute and deliver to the Jersey Central Power and Light Company the Right of Way Agreement, a copy of which is annexed hereto as Exhibit "A".

Section 2. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

April 2, 1975

1079

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO IMPOSE A TAX ON ALCOHOLIC BEVERAGES SOLD FOR ON PREMISES CONSUMPTION IN THE CITY OF NEWARK, NEW JERSEY PURSUANT TO THE PROVISIONS OF NEW JERSEY STATUTES 40:48C-3 ET SEQ.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Section 1. Title

This Ordinance shall be known and may be cited as the "Newark Alcoholic Beverage Tax of 1975".

Section 2. Definitions

a. "alcoholic beverages" means liquors, wines, sparkling wines, and vermouth;

b. "liquors" means all distilled or rectified spirits, alcohol, brandy, whiskey, rum, gin and all similar distilled beverages including all dilutions and mixtures of one or more of the foregoing such as liqueurs, cordials, and similar compounds, having an alcoholic content of 1/2 of 1% or more by volume.

c. "wines" means all wines whether known as "dry wines," "sweet wines," "still wines," or "fortified wines" and any artificial or imitation wine or compound sold as wine, and any fruit juice containing 1/2 of 1% or more of alcohol by volume, and any other beverage containing alcohol produced by the fermentation of the natural sugar content of fruits or other agricultural products containing sugar, which beverage contains 1/2 of 1% or more of alcohol by volume, but shall not mean or include vermouth, or cider containing less than 3 2/10% of alcohol by volume.

d. "sparkling wines" means champagne and other effervescent wine charged with carbon dioxide, whether artificially or as the result of secondary fermentation of the wine within the container.

e. "vermouth" means any compound made by the mixture of extracts from macerated aromatic flavoring materials with wines and manufactured in such manner that the product possesses the taste, aroma, and characteristics generally attributed to vermouth.

f. "taxpayer" means a person chargeable with the payment of the tax imposed pursuant to this ordinance.

Section 3.

There is hereby imposed upon persons licensed to sell alcoholic beverages for consumption on licensed premises within the City of Newark, New Jersey a tax as is shown in the schedule below:

- a. a tax on liquor-at the rate of \$5.00 a gallon;
- b. a tax on wine-at the rate of \$1.00 a gallon;
- c. a tax on sparkling wine-at the rate of \$1.00 a gallon;
- d. a tax on vermouth-at the rate of \$1.00 a gallon.

April 2, 1975

1080

#### Section 4. Regulations

The Director of Finance shall promulgate regulations relating to the reporting and payment of the tax imposed, including regulations which:

- a. require the report and payment of the tax imposed for the preceeding calendar quarter on or before the last day of February, May, August and November respectively;
- b. provide methods for enforcement of and for the imposition of penalties for failure to report and pay the taxes imposed;
- c. provide procedure for claims for refunds and repayment of overpayment of taxes.

A copy of every regulation shall be submitted to the Municipal Council and any regulation that is not objected to by the Council at its next regular meeting shall become effective at the end of said meeting and shall be deemed to be a part of this Ordinance.

#### Section 5. Information Confidential

Any information contained in an taxpayer's report or received by the City of Newark or any of its officers or employees as a result of any investigation, hearing or verification of a report shall be confidential except for official purposes, and shall not be disclosed except in accordance with an order of a court or as otherwise provided by law.

#### Section 6. Interest and Penalty

If the tax imposed herein is not paid when due, interest at a rate of 12% per annum on the amount of said tax, and an additional penalty of 1/2 of 1% of the amount of the unpaid tax for each month or fraction thereof during which the tax remains unpaid, shall be added and collected.

#### Section 7. Appeals

Any aggrieved taxpayer may, within three months after any decision, order, finding, assessment or action of the Director, appeal to the Division of Tax Appeals by filing a petition of appeal with said Division in the manner and form prescribed by the said Division and upon payment of the amount stated by the Director to be due. The appeal provided by this section shall be the exclusive remedy available to any taxpayer for review of a decision of the Director in respect to a determination of liability for the tax imposed herein.

#### Section 8. Division of Local Finance

The City Clerk shall file a copy of this Ordinance with the Director of the Division of Local Finance in the New Jersey Department of Community Affairs.

He shall likewise file any amendments to this Ordinance including any regulations promulgated in accordance with Section 4 of this Ordinance.

#### Section 9. Effective Date

This Ordinance shall be deemed effective as of January 1, 1975.

April 2, 1975

11081

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. HARRY KANDELL, 622 ORANGE STREET, NEWARK, NEW JERSEY, spoke in opposition to this ordinance. He noted the liquor industry is one of the highest taxed industries and this tax would be an extra burden on tavern owners. The speaker felt this tax is discriminatory and would cause severe unemployment in the industry.

Councilman James stated his position has been one of opposition to the tax on liquor. He noted Administration had indicated this tax would save lay-offs of City employees. However, that is too late at this time since the budget has been adopted and any revenues from the tax could not be used to save City employees.

Councilman James outlined the various taxes which the citizens of Newark must pay and pointed out the average citizen is being overtaxed. Councilman James said it would be unfair to place an anchor around the local businesses and taxpayers of the City when the solution to our many financial problems is a national and state problem.

Councilman Giuliano agreed with remarks of Councilman James and felt this would be an unfair tax. He said the Council should try to save businesses rather than chase them out. Councilman Giuliano added this tax would cause unemployment in the industry and the Council should make every effort to retain business within the City.

Councilman Allen agreed Newark is faced with severe financial problems but could not see that the passage of an alcoholic beverage tax would help with the current financial crisis. He noted business is falling off every day and an increase in price would drive patrons to surrounding communities. He trusted his colleagues would vote in the negative on this ordinance.

Councilman Bottone stated in view of the fact the budget for the City of Newark has been passed and since the million dollars which was supposed to be raised by this tax could not be used for current financial problems, but would be used as a surplus, He said he would have to change his position in order not to injure another industry that has already been hurt considerably. He realized next year the City would face a serious financial situation but hoped Administration would start now to tighten their belt to eliminate emergency appropriations and use attrition of personnel and not hire added help. He felt if the amount raised by this tax were put away in surplus, it would be spent before the next tax rate is struck.

Councilman Martinez said he did not wish to be repetitious as his colleagues have summed up this entire situation. He noted the Council had been told originally this appropriation would save 90 to 100 positions. However, this did not occur and he said he would vote in the negative on this ordinance.

April 2, 1975

1082

President Harris pointed out the Council did not initiate this legislation, it came from Administration. The Council was assured the imposition of this tax would save jobs and the Council now knows for a fact it is not in the budget as anticipated revenue. President Harris said he is sympathetic with the industry and in the past voted against increase of license fees. President Harris remarked he is aware of the drop off of all retail enterprises in the City and because of the damage this might do to the liquor industry he would vote in the negative.

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, addressed the Municipal Council in opposition to the adoption of this ordinance.

No one else appearing, a motion to close the hearing and reject this ordinance was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING CHAPTER 1 OF TITLE 4, ALCOHOLIC BEVERAGES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (EXTENDS CLOSING HOURS TO 3:00 A. M.)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 (a) of Chapter 1, General Provisions, of Title 4, Alcoholic Beverages, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended to read as follows:

4:1-1. (a) No plenary retail consumption or club licensee shall sell, serve, deliver or allow, permit or suffer the sale, service or delivery of any alcoholic beverage, or permit consumption of any alcoholic beverage on the licensed premises (1) on any weekday, except New Year's Day, between the hours of 3:00 A.M. and 7:00 A.M.; nor (2) on Sundays, except New Year's Day, between the hours of 3:00 A.M. and 12 o'clock noon; nor (3) on New Year's Day, when such falls on a weekday, between the hours of 4:00 A. M. and 7:00 A. M.; nor (4) on New Year's Day, when such falls on Sunday, between the hours of 4:00 A. M. and 12 o'clock noon.

Section 2. That Section 1 (d) of Chapter 1, General Provisions, of title 4, Alcoholic Beverages, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended to read as follows:



April 2, 1975

1083

4:1-1. (d) Subject to the foregoing provisions of this section regulating the opening and closing hours for the sale of alcoholic beverages, it is further provided that the licensed club premises shall not be open between the hours of 3:00 A. M. and 7:00 A. M., except that this closing requirement shall not apply to private social parties conducted on the premises for which permission has been granted in writing by the chief of police for the use of said club premises for a private social affair to extend beyond that time, subject however to the provisions of this paragraph, hereinafter set forth. All of the activities of such private social affair shall cease at the time limited by the permit, and persons attending the affair shall thereupon forthwith vacate the premises. Any person who remains on the licensed premises contrary to the provisions hereof shall be in violation of this paragraph; provided, however, that nothing herein contained shall be deemed to apply to a duly constituted custodian or other designated person in care of the licensed premises, so long as the hours during which the premises are to be closed as provided in this paragraph are being duly observed.

Section 3. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. HARRY KANDELL, 622 ORANGE, STREET, NEWARK, NEW JERSEY, expressed his opposition to extended hours for liquor licensees. He urged the Council to defeat this ordinance.

Councilman Tucker pointed out this ordinance was part of a package with the liquor tax ordinance and should be rejected.

No one else appearing, a motion to close the hearing and reject this ordinance was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO," (6-S & F-i) ADOPTED NOVEMBER 23, 1973. (TO CORRECT ERROR IN MINIMUM SALARY OF COMMUNITY SERVICE WORKER)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

April 2, 1975

1784

Section 1. That Section 1 of an ordinance entitled, "An ordinance to amend an ordinance entitled "An ordinance to amend an ordinance entitled, 'An ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor,' (6-S & F-m) adopted November 22, 1966 and amendments thereto," (6-S & F-i) adopted November 20, 1973, be amended to correct the annual minimum salary of the Community Service Worker as follows:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Community Service Worker 03-029.60	\$ 7,913.	\$ 7,913.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title and the annual minimum salary and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance have been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage:

AN ORDINANCE TO AMEND TITLE 25, CHAPTER 3, SECTIONS 1-9, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966.)

(Sets charges for Water Rates, Special Meter Readings, Private Fire Lines, Maintenance and Repairs of Meters, Installation of Service Pipe, and Reduced Rates for Certain Official and Institutional Users)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Director of Finance Grexa, Director of Water Accounting Paradise, Director of Engineering Zach and Systems Analyst Water Accounting Gaudreau met with the Council on March 18, 1975)

April 2, 1975

(Director of Finance Grezz, Director of Water Accounting Paradise and Assistant Director of Water Accounting Matarazzo met with the Council April 1, 1975)

Councilman Tucker stated the public should have an understanding that this ordinance raises water rates in the City of Newark and the neighboring communities 25%. He felt this ordinance requires more study. Councilman Tucker opined the Water Corporation should be self-liquidating but at this point in time the Council can ill afford to relate to this ordinance. He felt the taxpayers of the City cannot afford a 25% increase of water rates at this time.

Councilman Allen expressed his opposition to an increase of water rates. He pointed out it is the homeowner who is picking up the tab and many absentee landlords get away without paying water bills. He noted tenants are paying rents, yet water is being cut off. He said he supported the situation for all people to stop paying their water bills until Newark Housing Authority and absentee landlords start paying their delinquent water bills.

A motion to table this ordinance was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### HEARINGS OF CITIZENS.

The following speakers addressed the Municipal Council with respect to housing crisis in the Central Ward. The speakers stressed housing is vitally needed throughout the City.

- 6-HC-a.        MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.
- 6-HC-b.        MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.
- 6-HC-c.        MS. DORIS SHERRILL, 611 HIGH STREET, NEWARK, NEW JERSEY.
- 6-HC-d.        MR. JAMES E. ROBINSON, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

Councilman Allen said he wished it known for the record that tax abatement will be granted for building housing in the Central Ward. However, as far as he is concerned they will never be built by representatives of Kawaida Towers.

Councilman Tucker stated it should be noted one of the speakers indicated that Mr. Malavarca is receiving tax abatement and that is not true. Mr. Malavarca is selling his building to a development corporation which is being granted tax abatement.

- 6-HC-e.        MRS. ARLENE HENRY, 122 OSBORNE TERRACE, NEWARK, NEW JERSEY, addressed the Municipal Council suggesting information disseminated by various agencies be combined into one information bulletin. The speaker also referred to the large tax delinquency

April 2, 1975

list suggesting an effort be made to collect these back taxes. The speaker also referred to the tax abatement being granted to High City Housing Company.

1136

President Harris replied the representatives of the Corporation can be supplied to the speaker by the City Clerk's Office.

Councilman Tucker replied the matter of back taxes had been discussed by the Council at their pre-meeting conference and the Council intends to meet with the Tax Collector to speed up that process. Councilman Tucker further referred to High City Housing Company being granted tax abatement and stressed this corporation has effected a great deal of rehabilitation throughout the City. With respect to payment being made to Mr. Malavarca for condemned building, Councilman Tucker remarked the tax abatement is being granted to High City Housing Company and although Mr. Malavarca owes the City money it would not be in order to stop the granting of this tax abatement. He felt the City should be more vigilant in exercising every option to collect taxes from many who owe us money. He noted it was an ironic process where in many instances a landlord will stop paying taxes and ride out his four year obligation during which time he makes a lucrative profit and in the last analysis the City picks up a dump.

Councilman Bottone agreed with the speakers remarks with respect to duplication of information. He noted every agency or federal program on its own publicizes their phone number and what they are supposed to be doing. However, none of these pamphlets were sanctioned by the Council and are part of Administration. This problem should be brought to the attention of Administration.

President Harris remarked the Members of the Governing Body has statutory powers dealing with their office and this does not encompass tax collection. That is the function of the Tax Collector of the City. The matter of back taxes has been discussed in conference and the Council has informed the property authority they want to see more tax dollars come into the City.

6-HC-f.      MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to governmental matters.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH TERRY CAREER INSTITUTE FOR OPERATION OF A VOCATIONAL TRAINING PROGRAM FOR ITS PARTICIPANTS IN SUM OF \$113,475., SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED, TITLE VI. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

April 2, 1975

1087

(This resolution was adopted at a Special Meeting March 27, 1975)

7-R-b. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH BRENNER DESK & DESIGN INC., 330 WASHINGTON STREET, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR CONTRACT NO. 74-12-02; OFFICE PARTITIONS FOR THE FIFTH FLOOR OF #2 CEDAR STREET, NEWARK, NEW JERSEY, DEPARTMENT OF FINANCE FOR \$33,400., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDS PROVIDED IN DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTIONS, ACCOUNT 74-17.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution until a detailed report is received from the Tax Collector was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH OPTIMUM COMPUTER SYSTEMS, INCORPORATED TO DESIGN A MANAGEMENT INFORMATION SYSTEM FOR MAYOR'S OFFICE OF MANPOWER - COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM NOT TO EXCEED \$43,368.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I - RESOLUTION 7-R-bq, JUNE 19, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was removed from the Table March 5, 1975)

(This resolution was adopted at a Special Meeting March 27, 1975)

7-R-d. RESOLUTION AUTHORIZING MAYOR TO SUBMIT APPLICATION TO THE STATE LAW ENFORCEMENT AGENCY (SLEPA) FOR ACTION GRANT AWARD IN THE AMOUNT OF \$52,328.00, AND TO ENTER INTO AGREEMENT WITH, AND TO ACCEPT FUNDS FROM SLEPA, FOR THE IMPLEMENTATION OF THE BI-LINGUAL TELEPHONE COMMUNICATION AIDE, PROJECT NOT TO EXCEED \$58,142. IN COSTS. (SLEPA-\$52,328., STATE OF NEW JERSEY (BUY-IN)-\$2,907. AND LOCAL CASH MATCH-\$2,907.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e. EMERGENCY RESOLUTION APPROPRIATING \$23,201., UNCLASSIFIED PURPOSES, OTHER EXPENSES, HIGH IMPACT RAPE ANALYSIS AND INVESTIGATIVE UNIT, MUNICIPAL SHARE; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

April 2, 1975

1088

Councilwoman Villani stated she is extremely pleased that the City of Newark will now have a program to deal exclusively with the needs of women who have been raped. Up to this time these women have suffered indignities and this program will afford these victims the situation which will provide understanding and care. Councilwoman Villani said it is about time such a program was instituted.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF APPROPRIATION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, RAPE ANALYSIS AND INVESTIGATIVE UNIT PROJECT, \$253,164.; ITEM AVAILABLE FROM HIGH IMPACT ANTI-CRIME PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g. RESOLUTION AUTHORIZING MAYOR OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "IMPACT RAPE ANALYSIS AND INVESTIGATIVE UNIT." (LEAA-\$253,164. CASH-\$38,201., \$10,072. CASH CREDIT TO IMPACT OVER-MATCH POOL)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO A CONTRACT WITH PINKERTONS COMPUTER CONSULTANTS, INCORPORATED FOR PROFESSIONAL CONSULTANT SERVICES FOR THE PURPOSE OF DEVELOPING DETAILED SPECIFICATIONS FOR PROGRAMMING AND DEVELOPMENT OF A CATHODE-RAY TUBE TO DISPLAY PHYSICAL LAND USE INFORMATION AND CENSUS DATA; TOTAL CONTRACT COST OF \$67,000.00 (\$57,000. CITY OPERATION BUDGET AND \$10,000. 701 GRANT FUNDS) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

April 2, 1975 1089

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and failed of adoption by the following votes:

Yes: Councilmen Allen, Tucker,

No: Councilmen Bottone, Giuliano, James, Martinez, Villani, President Harris.

7-R-i. RESOLUTION AUTHORIZING JOHN P. CAUFIELD, FIRE DIRECTOR OF THE CITY OF NEWARK TO MAKE A GIFT OF A REG. 109F 1952 MACK 1,000 GALLON PUMPER, SERIAL #95 LS 1294 TO THE FREEHOLDERS OF ESSEX COUNTY FOR USE AT THE ESSEX COUNTY CORRECTION CENTER PROVIDED THAT THE FREEHOLDERS OF ESSEX COUNTY, THROUGH ITS AUTHORIZED REPRESENTATIVES, AGREE TO BEAR RESPONSIBILITY FOR ALL COSTS OF TRANSPORTATION, INSURANCE AND ALL OTHER COSTS INCIDENT TO TRANSPORTING THE PUMPER. (OBSOLETE EQUIPMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j. RESOLUTION AUTHORIZING JOHN P. CAUFIELD, FIRE DIRECTOR OF THE CITY OF NEWARK TO MAKE A GIFT OF A REG. 13F 1956 INTERNATIONAL 500 GALLON PUMPER, SERIAL #S18653996 AND A REG. 16F 1958 MAXIM 750 GALLON PUMPER, SERIAL #SA 73356 TO THE CITY OF SAN CRISTOBAL, DOMINICAN REPUBLIC PROVIDED THAT THE CITY OF SAN CRISTOBAL, THROUGH ITS AUTHORIZED REPRESENTATIVES, AGREE TO BEAR RESPONSIBILITY FOR ALL COSTS OF TRANSPORTATION INSURANCE AND ALL OTHER COSTS INCIDENT TO TRANSPORTING THE PUMPERS. (OBSOLETE EQUIPMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k. RESOLUTION AUTHORIZING APPLICATION AND PLAN OF HIGH CITY HOUSING COMPANY, A LIMITED DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY FOR APPROVAL AND PLAN OF THE REHABILITATION OF APARTMENT HOUSES AT 730-736 AND 738-744 HIGH STREET, NEWARK, NEW JERSEY, TALLING 112 HOUSING UNITS AND MORE PARTICULARLY DESCRIBED IN SAID APPLICATION EXEMPTION FROM TAXATION FOR THE PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R.S. 55:16-1, ET SEQ., AND IN ACCORDANCE WITH THE PROVISIONS OF THE FINANCIAL (TAX ABATEMENT) AGREEMENT; THIS PROJECT IS APPROVED

April 2, 1975

SUBJECT TO THE APPROVAL OF THE PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT  
OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY.

1090

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman James stated he is disturbed with a certain aspect of this resolution. He has been informed by the Tax Collector that Mr. Louis Malavarca presently owes the City over \$200,000. in back taxes and he will receive more than \$200,000. by the granting of this tax abatement since this project will be purchased from him. Councilman James said he supports the need for housing but questions why with all the other structures available in the City of Newark, the High City Housing Company should have to purchase this property from Mr. Malavarca who has historically "snubbed his nose" at the City for the removal of housing violations or for any payment of taxes. He questioned why two buildings should be purchased from an alleged slum landlord who will benefit directly from this without any possible payment to the City.

Councilman Tucker stated he is basically in agreement with Councilman James's reservation with respect to the granting of this tax abatement. However, he does not feel Mr. Malavarca should be in a position to run away from payment of back taxes. However, he has been informed, although the previous owner will be in receipt of over \$200,000. the City cannot exercise an option on that payment. What we are dealing with is the limitation of the statutory authority based on State Law. He was of the opinion the City should be able to collect from this individual even if we do not have the legal authority to do so.

Councilman Tucker said another factor we must understand is that High City Housing Company has put forth a tremendous amount of time and effort with respect to the rehabilitation of this particular piece of property, mortgage commitments have been made and this is housing for low income people. It is commendable that PHA has indicated they would not give a mortgage commitment to Mr. Malavarca himself, based on his past record. He did not feel we should hold up this particular project but should address ourselves to the New Jersey State Legislature so that the City may be given enabling legislation to correct situations such as this.

President Harris alluded to the remarks made by Councilman Tucker and added this is not Mr. Malavarca making an application but a corporation which has an outstanding record in the field of rehabilitation.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, Villani,  
President Harris.

No: Councilman James.



7-R-1. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE ITEM OF REVENUE IN 1975 CITY OF NEWARK BUDGET, REVENUE FOR WATER UTILITY, SPECIAL ITEMS OF GENERAL REVENUE ANTICIPATED WITH WRITTEN CONSENT, ADDITIONAL WATER CHARGE REVENUE - ANTICIPATED \$1,236,783.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m. RESOLUTION REJECTING BIDS SOLICITED BY PURCHASING AGENT FOR PERFORMANCE OF EXTERMINATING SERVICE CONTRACT. (PRIDE EXTERMINATING, INC. - \$3.25 PER APARTMENT (MINIMUM \$9.75 PER BUILDING); BOOKER & BOOKER EXTERMINATING - \$4.00 PER APARTMENT; PARAMOUNT EXTERMINATING COMPANY - \$4.25 PER APARTMENT; RICHARDSON'S EXTERMINATING COMPANY - \$4.25 PER APARTMENT AND ARAX EXTERMINATING COMPANY - \$4.50 PER APARTMENT; PURSUANT TO N.J.S.A. 40A:11-24.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Bottone.

Councilman Tucker requested that communication received from Melvin Simon, Assistant Corporation Counsel be placed in the record in full.

SUBJECT: C.O.P. EXTERMINATING CONTRACT

The powers of the Purchasing Department and Purchasing Agent are set out in N.J.S.A. 40A:11-9 which provides that:

"The governing body of any local unit may, by ordinance, in the case of a municipality, and resolution, in the case of a county, provide for the appointment of a purchasing agent, or purchasing department or a purchasing board, with authority to purchase, as its contracting agent, such materials and supplies required to be purchased on behalf of the contracting unit, as said governing body shall, by said ordinance, or resolution prescribe and such purchasing agent, purchasing department or purchasing board shall have authority to purchase such materials and supplies on behalf of the contracting unit and prepare the public advertising for bids, to receive the bids and to make the awards in such cases, subject to the approval of the governing body to be given when and in such manner as said governing body shall by such ordinance or resolution prescribe."

April 2, 1975

1092

The statute does not empower a municipality to authorize the Purchasing Agent to award contracts for the performance of work. In this case the award was made by the Purchasing Agent in violation of the aforesaid State Statute.

It is the opinion of the Corporation Counsel that the contract must be awarded by the City Council in accordance with the procedure specified in N.J.S.A. 40A:11-23.

Because the bid submitted by Pride Exterminating, Inc. was rejected on the basis of the projected charge for over 400 units although a maximum of 300 units were to be exterminated it is recommended that the contract be rebid with a stipulation that no minimum charge per building be accepted.

Councilman James requested that his statement in connection with this matter be entered upon the record in full as follows:

The Council met with the Corporation Counsel, Mr. Milton Buck and Assistant Corporation Counsel, Mr. Melvin Simons in reference to the awarding of an exterminating contract to Booker & Booker Exterminating Company, The Council questioned Mr. Buck on the legality of the existing contract encompassing the following questions and answers: 1) Q. Did the Purchasing Agent act correctly in refusing to accept the first bid due to the fact they were not responsible? A. We were advised by the Corporation Counsel that the Purchasing Agent did act correctly in denying all first bids due to the fact that there were no responsible bidders. 2) Q. The Council asked how many companies participated in the second bid to provide exterminating services? A. We were advised by the Corporation Counsel that five (5) companies participated in the second bids to provide the City with exterminating services. 3) Q. The Council asked the Corporation Counsel which company proved to be the lowest responsible bidder. A. The Corporation Counsel responded that Booker & Booker Exterminating Company was in fact the lowest responsible bidder. The final question put to the Corporation Counsel was were there any reasons due to the violations of law or breach of contract that this Council should not accept Booker & Booker Exterminating Company as the lowest responsible bidder. A. We were again advised by Mr. Milton Buck, Corporation Counsel that there were no wrongdoings involved or breach of contract or any violations that should deny this Council from acting in the affirmative. Based on this information it was recommended that we accept the awarding of the contract to Booker & Booker Exterminating Company for services as per contract and as being the lowest responsible bidder.

7-R-n.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH BOOKER AND BOOKER EXTERMINATING COMPANY, 368 $\frac{1}{2}$  CHANCELLOR AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR EXTERMINATING MAINTENANCE SERVICE ON APARTMENTS AND HOMES, FOR \$14,400., IN ACCORDANCE WITH THEIR BID; SAID TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF FINANCE, REVENUE COLLECTIONS REVOLVING FUND.

April 2, 1975

1093

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH MAX BLAU & SONS INC., 89 MARKET STREET, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR CONTRACT NO. 74-11-03, OFFICE PARTITIONS AND CARRELS FOR THE FOURTH FLOOR, #2 CEDAR STREET, NEWARK, DEPARTMENT OF HEALTH AND WELFARE, FOR \$8,197.50 IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDING FOR AFORESAID PROJECT HAS BEEN PROVIDED FOR BY THE DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTIONS, ACCOUNT NO. 74-17.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Giuliano.

7-R-p. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH P.T.M. ASSOCIATES TO CONDUCT EXPERIMENTS REGARDING WORKING HOURS FOR SUM OF \$3,000. SOURCE OF FUNDS FOR THIS CONTRACT IS THE INTERGOVERNMENTAL PERSONNEL DEVELOPMENT ACT, RESOLUTION 7-R-x, MAY 15, 1974. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and failed of adoption by the following votes:

Yes: Councilmen Allen, Tucker, Villani, President Harris.

No: Councilmen Bottone, Giuliano, James, Martinez.

7-R-q. EMERGENCY RESOLUTION APPROPRIATING \$4,000., DEPARTMENT OF ADMINISTRATION, OFFICE OF THE BUSINESS ADMINISTRATOR, GENERAL EQUIPMENT, TO PROVIDE FUNDS FOR IDENTIFICATION EQUIPMENT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

April 2, 1975

1094  
7-R-r.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH TOUCHE ROSS & CO. TO PROVIDE MANAGERIAL ASSISTANCE FOR THE CONTROLLED OPERATION OF THE SPEDY '75 PAYROLL FOR SUM NOT TO EXCEED \$36,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Böttone, Giuliano, James, Martinez, Villani, President Harris.

No: Councilmen Allen, Tucker.

The City Clerk noted the Council is in receipt of Resolution 7-R-s-1 on this Calendar which Administration has requested be substituted for Resolutions 7-R-s and 7-R-t on this Calendar.

7-R-s.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH EDAPCO, INC. TO PROVIDE KEY-PUNCH SERVICES FOR THE SPEDY '75 PAYROLL SYSTEM FOR A SUM NOT TO EXCEED \$6,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s-1.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH MANAGISTICS, INC. FOR PROVIDING MANAGERIAL ASSISTANCE FOR THE CONTROLLED OPERATION OF THE SPEDY '75 PAYROLL FOR SUM NOT TO EXCEED \$29,600.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Tucker stated the Council should understand that the resolutions may not necessarily be sound but they are attempting to relate to a crisis situation

April 2, 1975

which took place last year. He urged if this resolution is returned to Administration, that representatives of Manpower and the Mayor be urged to move as expeditiously as possible to seek a resolution more in tune with the Council's thinking. He pointed out the crisis the Council and Administration went through last year with respect to a similar situation. He did not want a repeat of the chaotic atmosphere and chaotic Administrative process which took place last year.

A motion directing the City Clerk to return this resolution to Administration was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH PROJECT MANAGEMENT CORPORATION WHEREIN PROJECT MANAGEMENT WILL DEVELOP COMPUTER PROGRAMS FOR SPEDY '75 PAYROLL SYSTEM FOR SUM NOT TO EXCEED \$10,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND AND TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM AVANT LOWTHER AND DORIS LOWTHER, HIS WIFE, OWNERS OF PREMISES 38 BLUM STREET, BLOCK 306, LOT 16, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CARMINA MANCINELLI, WIDOW, OWNER OF PREMISES 204 NEWARK STREET AND 285 ACADEMY STREET, BLOCK 409, LOTS 28, 29, FREE AND CLEAR WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by

April 2, 1975

1736

Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-w. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FEDERAL SAVINGS & LOAN INSURANCE CORPORATION, OWNER OF PREMISES 1061-1065 BERGEN STREET, BLOCK 3660, LOTS 8,9,10, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-x. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO RELAY HOLDING CO., SUM OF \$2,158.80, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1973 AND 1974, PREMISES 335-349 SIXTH AVENUE WEST, BLOCK 1926, LOT 40, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-y. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO HUNGARIAN REFORMED FEDERATION OF AMERICA, SUM OF \$8,403., EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 17-43 LEXINGTON STREET, BLOCK 2020, LOT 14, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-z. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO HUNT-MANLEE, SUM OF \$1,976.10, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 351-357 SUSSEX AVENUE, BLOCK 1888, LOTS 35-38, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

April 2, 1975

1097

7-R-ba.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO CENTROCK CORPORATION  
SUM OF \$1,444.50, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1972, PREMISES 224-230 CENTRAL  
AVENUE, BLOCK 398, LOT 31, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE.  
(FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bb.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO CENTROCK CORPORATION,  
SUM OF \$481.50, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1972, PREMISES 59-67 LOCK STREET,  
BLOCK 398, LOT 41, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE.  
(FREEZE STATUTE)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bc.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CARMEN A.  
BIASE, PUBLIC RELATIONS OFFICER, POLICE DEPARTMENT, DIRECTOR'S OFFICE, FOR PERIOD  
BEGINNING APRIL 25, 1975 AND ENDING OCTOBER 25, 1975. (TO CONTINUE AS DEPUTY MAYOR -  
FIRST LEAVE BEGAN OCTOBER 23, 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bd.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO MAMIE HALE,  
SUPERVISOR OF ACCOUNTS, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, FOR PERIOD  
BEGINNING MARCH 1, 1975 AND ENDING SEPTEMBER 1, 1975. (TO CONTINUE WITH MAYOR'S POLICY  
DEVELOPMENT OFFICE/DEPARTMENT OF ADMINISTRATION-PURCHASING DIVISION-FIRST LEAVE BEGAN  
AUGUST 29, 1968)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

April 2, 1975

1198 7-R-be.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL RECOVERED MOTOR VEHICLES AT PUBLIC AUCTION, 245 JUNK VEHICLES, PURSUANT TO N.J.S.A. 39:10A-1 AND 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, SALE OF MISCELLANEOUS ITEMS, POLICE DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION REAPPOINTING SPECIAL POLICEMAN ANDREW DAVLOUROS FOR YEAR ENDING DECEMBER 31, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$500. PAYABLE TO MARIE SALVATORE AND RICHARD D. BENNETT, ESQ. UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY MARIE SALVATORE IN FULL SETTLEMENT OF CLAIM FOR INJURIES SUSTAINED BY MARIE SALVATORE WHILE A PASSENGER IN MOTOR VEHICLE WHICH FELL INTO A HOLE IN OR NEAR 623 CLIFTON AVENUE WHEREIN EMPLOYEES OF DEPARTMENT OF PUBLIC WORKS IMPROPERLY AND NEGLIGENTLY HAD FILLED HOLE CREATED BY EXCAVATION. (ACTION INSTITUTED IN ESSEX COUNTY DISTRICT COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-bi. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE BARGAIN AND SALE DEEDS,  
SUBJECT TO THE CONDITIONS OF THE RESOLUTION, APPROVED AS TO FORM BY THE CORPORATION  
COUNSEL FOR PROPERTIES ON ANNEXED SCHEDULE A. (MARCH 27, 1975 CITY-WIDE AUCTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk stated there was a question with respect to the sale of property at 71-73 and 77 Walnut Street as per communication received by the Council. He questioned whether the Council desired to remove this property at this time from the sale and approve its sale at a later meeting.

Councilman Martinez replied the resolution should be passed as originally presented to the Council. He noted the Council had spoken to the Tax Collector at their pre-meeting conference with respect to this matter and was assured all of the sales were in order.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj. RESOLUTION CANCELLING WATER-SEWER CHARGES TALLING \$6,210.10, ON PROPERTIES  
CITY-OWNED AND/OR OBTAINED TITLES THROUGH FORECLOSURE, AS PER ATTACHED LIST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk. RESOLUTION AUTHORIZING CANCELLATION OF TRUST FUND ACCOUNT - RESERVE FOR TAX  
SALE COLLECTIONS; PRIOR - TOTALING \$486.02 AND TRANSFERRING TO OTHER TRUST SURPLUS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TALLING  
\$306,249.31 TO INDIVIDUALS SHOWN ON ANNEXED EXHIBIT "A" FOR OVERPAYMENTS BY REASON OF  
COUNTY BOARD OF TAX APPEALS, STATE BOARD TAX APPEALS AND CANCELLATION OF TAXES FOR TAX  
YEARS 1970, 1972, 1973 AND 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by

April 2, 1975

1100

Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bm. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS LISTED ON  
APPENDIX A, PURSUANT TO R.S. 40:5-7-1 AND HOLD THESE INVESTMENTS TO THE CREDIT OF FUNDS  
INDICATED ON APPENDIX A.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by  
Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani.  
President Harris.

No: Councilman Tucker.

7-R-bn. RESOLUTION REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION EXECUTE  
CONTRACT WITH A CONSULTING ENGINEERING FIRM IN ORDER TO PROVIDE FOR THE FINAL DESIGN  
AND CONSTRUCTION PLANS OF TRAFFIC CONTROL DEVICES AT VARIOUS INTERSECTIONS WITHIN THE  
CITY CONSISTING OF TWELVE PROJECTS, AT AN ESTIMATED COST OF \$1,107,600. AT NO COST TO  
THE CITY OF NEWARK; FURTHER THE STATE OF NEW JERSEY GIVE CONSIDERATION TO NEWARK BASED  
ENGINEERING FIRMS IN SELECTING A CONSULTANT; THE DIRECTOR OF ENGINEERING IS HEREBY  
DESIGNATED AS THE OFFICIAL CITY REPRESENTATIVE OF THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bo. RESOLUTION AMENDING RESOLUTION 7-R-df, AUGUST 7, 1974, "RESOLUTION AUTHORIZING  
DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH O.M. CONSTRUCTION CORPORATION, ROOM 703,  
24 BRANFORD PLACE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS  
CONTRACT #74-06-01 CONSTRUCTION OF BELMONT-RUNYON PARK (OSL-NJ-02-39-1116) FOR SUM OF  
\$177,676. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR  
OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT  
IN AN AMOUNT NOT TO EXCEED 10% OF CONTRACT BID PRICE OF \$2,500. EACH, WHICHEVER IS GREATER  
(FUNDS PROVIDED BY UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OPEN SPACE  
PROGRAM \$3,000,000., RESOLUTION 7-R-o, APRIL 3, 1974)," BY CHANGING PROJECT COST FROM  
\$177,676 TO \$185,068 AND AUTHORIZING DIRECTOR OF ENGINEERING TO ISSUE A CHANGE ORDER TO  
THAT EFFECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

April 2, 1975

1101

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXTEND CONTRACT WITH NEWARK DAY CENTER FOR THE PROVISION OF COMPREHENSIVE SCREENING AND MEDICAL TREATMENT OF NEWARK SENIOR CITIZENS UNTIL SEPTEMBER 30, 1975, AN ADDITIONAL SIX (6) MONTHS; MAXIMUM AMOUNT TO BE PAID BY CITY UNDER SAID CONTRACT AND MODIFICATION REMAINS AT \$25,000. WHICH AMOUNT SHALL BE DERIVED FROM 1974 CERTIFIED HEALTH SERVICES MONIES. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq. RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR NEWARK COLLEGES EXPANSION PROJECT, N.J.R.-45 (SECOND AMENDMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br. RESOLUTION DESIGNATING SOUTH ELEVENTH STREET AND WOODLAND AVENUE AS A STOP INTERSECTION AND INSTALLING STOP SIGNS ON WOODLAND AVENUE, PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

April 2, 1975

1102 7-R-bs. RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO SUMMIT ASSOCIATES, INC. 155  
WASHINGTON STREET, NEWARK, NEW JERSEY, 07102, THE SUM OF \$158.06, NOW ON THE RECORDS OF  
WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO PAYMENTS MADE ON ERRONEOUS CHARGES RENDERED  
ON ACCOUNT NO. 10/482/1800/00-129 WASHINGTON STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt. RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO STERN AND WEISS, 2115  
MILLBURN AVENUE, MAPLEWOOD, NEW JERSEY, 07040, \$1,288.80, NOW ON THE RECORDS OF WATER  
ACCOUNTING AND CUSTOMER SERVICE DUE TO PAYMENT MADE ON ERRONEOUS CHARGES RENDERED ON  
ACCOUNT NO. 05/236/0050/00, FOR 230 CHANCELLOR AVENUE, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING, SUBJECT TO THE APPROVAL OF  
THE ECONOMIC DEVELOPMENT ADMINISTRATION AND THE TERMS AND CONDITIONS OF THE CONTRACT,  
TO EXECUTE CONTRACT CHANGE ORDER SUMMARY DATED MARCH 6, 1975; \$29,041.26 NECESSARY  
TO FULFILL CONTRACT NO. 121 (CAPITAL BUDGET PROJECT NO. 352-68) FOR THE WIDENING AND  
RESURFACING OF RAYMOND BOULEVARD FROM FREEMAN STREET TO PENN CENTRAL RAILROAD OVERPASS.  
(COST OF AFOREMENTIONED ADDITIONAL WORK TO BE PAID FROM ORDINANCE NO. 6-S & F-d, APRIL 2,  
1969, LESS \$389,600. FINAL TOTAL COST OF THIS CONTRACT WHICH WILL BE FUNDED BY GRANT  
FROM THE ECONOMIC DEVELOPMENT ADMINISTRATION, RESOLUTION 7-R-bi, DATED NOVEMBER 21, 1972.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO  
CONTRACT WITH NEW JERSEY STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES TO CONTRIBUTE TO  
NEW JERSEY STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES 25% OF COST OF PROVIDING CHILD-  
HOOD DAY CARE SERVICES AT 18 CENTERS, PROVIDED THAT THE STATE ADD THE REMAINING 75% OF  
SAID COST TO SAID 25% AND CONTRIBUTE ENTIRE AMOUNT TO SAID CENTERS. (ESTIMATED AMOUNT

April 2, 1975

1103

TO BE PAID UNDER CONTRACT IS \$331,751.93 WHICH HAS BEEN BUDGETED IN 1974 HOUSING AND COMMUNITY DEVELOPMENT ACT FUNDS. THIS AMOUNT WILL COVER EXPENSES UNTIL MARCH 31, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Tucker noted several months ago the Council was faced with "a day care" crisis and based on the Council's intervention the crisis was resolved. At that time it was projected that in the future the City would be able to avail itself of the community development revenue sharing act for continued funding of day care centers. This resolution basically relates to the promises made by Administration to the Council for day care agencies in the City of Newark for extension of another year.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH FRIENDS OF CLINTON HILL FOR BESSIE SMITH HEALTH CENTER FOR PROVISION OF HIGH QUALITY AMBULATORY HEALTH CARE FOR PERIOD FROM APRIL 1, 1975 TO AUGUST 30, 1975; MAXIMUM AMOUNT TO BE PAID BY CITY UNDER SAID CONTRACT IS \$63,204.63. (\$10,204.63 PLANNED VARIATIONS (ACCRUED FROM LAST CONTRACT WITH SAME PARTY; \$53,000. 1975 HOUSING AND COMMUNITY DEVELOPMENT FUNDS) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO APPLY TO NEW JERSEY DEPARTMENT OF HEALTH FOR MONIES TO CONTINUE THE WIC PROGRAM (WOMAN, INFANT AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM) FROM JULY 1, 1975 TO JUNE 30, 1976; TOTAL AMOUNT REQUESTED IS \$2,401,728.96.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

April 2, 1975

1004  
7-R-by.

RESOLUTION AUTHORIZING THE MAYOR TO ENTER INTO AN AMENDATORY AGREEMENT WITH THE NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS TO EXTEND THE DISCRETIONARY FUNDS GRANT AGREEMENT BETWEEN THE CITY OF NEWARK AND THE DEPARTMENT OF COMMUNITY AFFAIRS FROM DECEMBER 31, 1974 TO JUNE 30, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO AN AMENDATORY AGREEMENT WITH THE NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS TO EXTEND THE SAFE AND CLEAN NEIGHBORHOODS PROGRAM GRANT AGREEMENT FROM APRIL 30, 1975 TO JUNE 30, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the condition that none of these funds be used to pay overtime for walking patrolmen was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF THE NEWARK OFFICE OF CONSUMER ACTION TO ENTER INTO CONTRACT WITH THE SYSTEMS DISCIPLINE INCORPORATED FOR THE PURPOSE OF PERFORMING SERVICES IN THE AREA OF DEVELOPING A COMPLAINT PROCESSING SYSTEM FOR SUM NOT TO EXCEED \$9,295.; CONTRACT COST OF \$9,295. HAS BEEN ALLOCATED IN THE NEWARK OFFICE OF CONSUMER ACTION BUDGET AND NO ADDITIONAL CITY FUNDS ARE REQUIRED. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J S.A. 40A:11-5. (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject the resolution was made by Councilman Bottone, seconded by President Harris.

Councilman Tucker could not understand the proposed rejection of this resolution. This resolution sets up the process of dealing with complaints for the new Consumer Action Agency and about authorizing funds in this regard. The agency has been in operation for approximately three months and the actual process of complaints is very important. We are not talking about expenditure of municipal funds, we are talking about federal funds. We are talking about a way wherein we can account for all the actual funds which are forward to a particular agency.

April 2, 1975

1105

The motion to reject the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Martinez, Villani, President Harris.

No: Councilmen Allen, Tucker.

7-R-cb.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NEWARK SERVICES CORPORATION FOR PROVIDING TRANSITIONAL PRODUCTIVE EMPLOYMENT ON A WAGE SUPPORTED BASIS TO PERSONS WHO ARE RECIPIENTS OF AID TO FAMILIES WITH DEPENDENT CHILDREN AND PERSONS ON PROBATION OR RECENTLY RELEASED FROM PRISON (SO-CALLED "EX-OFFENDERS"), AND PLACEMENT OF SUCH PERSONS IN REGULAR PUBLIC AND PRIVATE SECTORS OF EMPLOYMENT FOR SUM NOT TO EXCEED \$76,785.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Martinez, seconded by Councilman Bottone.

Councilman Tucker said this resolution supports a program dealing directly with criminal offenders and welfare recipients in the City of Newark. It is funds that will not come out of Municipal Budget and he cannot understand the logic of rejecting federal funds for this program.

Councilman Martinez observed the City is laying off many permanent employees and here we are talking about receiving perhaps a million dollars in CETA funds. He felt the Council's first obligation was to the employees who are being laid off and he stressed the hope this million dollars could be used to rehire faithful City employees.

Councilman Tucker replied these funds cannot be utilized to fill the budget gap the City is facing. These CETA funds will generate jobs for people in dire need. He felt by rejecting this resolution, the City is sending money back to the Federal Government. He reiterated these funds cannot be utilized as an impact on the Municipal Budget.

Councilman James opined he agreed with the remarks of both of his colleagues. The City does have a choice of programs that come to the City and it is a question of priority at a time when the City is laying off faithful long term Civil Service employees. The Council is faced with a question whether they wish to entertain a program that will primarily deal with ex-offenders while they would like to see a program which will relate to those employees who are honest homeowners who are being laid off.

He felt it was simply a question of priorities and he was not against the use

April 2, 1975

1136

of dollars being spent for ex-offenders but the City has other priorities.

Councilman Allen agreed we must be concerned with the employees who are being laid off. However, the Council should address itself to what type of guidelines they are in connection with many received from the Federal Government. This money cannot be used to relieve the Municipal Budget and by rejecting this resolution we are not solving unemployment problems we have in the City. He felt there should be an alliance to find ways and means to seek more money from the State and Federal Governments to save the jobs of employees being laid off.

Councilman Bottone pointed out this is only the initial phase. If one reads deeper into the program, it can be seen that there is a commitment of possibly \$98,000. Then if one looks at the projected budget for Newark Services Corporation, the operating budget for 1976 is projected at \$827,000. He queried how much this would cost the City eventually. He felt when one talks about Federal money it is still taxpayers money regardless of what pocket it comes from.

Councilman Tucker replied the figures Councilman Bottone is relating to is the operational budget of the Newark Services Corporation. The Municipal funds which are being applied will be on a 25 to 75 basis which means the City will be in receipt of 75% Federal funds. He felt this program would be a definite asset. Councilman Tucker pointed out a large segment of the Newark population falls within the category of ex-offenders and these people need help. He pointed out the City does not have the option of placing this money into another pot and the facts remain we do not have any option and rejecting means we do not want that program.

Councilman James said he would like to deal with the question of priorities in the City. He reiterated the long term Civil Service employee who has been laid off after working possibly 20 years for the City, who has a family and owns property is the first person who should be considered. He said he too was concerned about ex-offenders but we must have a system of priority and he feels the priority comes to the tenured Civil Service employee who is being laid off.

The motion to reject this resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Martinez, Villani, President Harris.

No: Councilmen Allen, Tucker.



April 2, 1975

7407

7-R-cc. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH F.O.C.U.S. WHEREIN F.O.C.U.S. WHEREIN F.O.C.U.S. WILL OPERATE A CLERICAL TRAINING PROGRAM FOR NEWARK UNEMPLOYED RESIDENTS FOR SUM NOT TO EXCEED \$59,178.70; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I, RESOLUTION 7-R-bq, JUNE 19, 1974. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk called for further bids upon Resolution 7-R-be, adopted March 5, 1975, acknowledging receipt of offer from Orestes Rodriguez, to lease City-owned property directly behind Block 2407, Lot 16, 373-379 Raymond Boulevard, for \$175. per month. This offer was advertised and the date of sale was established for this date.

Mr. R. P. Nielson, Administrative Vice President, representing Abbotts Dairies and Mr. Orestes Rodriguez offered bids on this property. The highest bid for leasing of this property in the amount of \$500. per month was made by Mr. R.P. Nielson, Administrative Vice President, representing Abbotts Dairies.

There were no further bids for the lease of this property.

A motion to close the hearing and accept the offer of Abbotts Dairies, was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd. The City Clerk then presented RESOLUTION AUTHORIZING THE REAL ESTATE COMMISSION TO EXECUTE LEASE PURSUANT TO RESOLUTION 7-R-be ADOPTED MARCH 5, 1975, FOR LEASING CITY-OWNED PROPERTY WHICH MEASURES APPROXIMATELY 102.33' x 60' AND IS LOCATED DIRECTLY BEHIND BLOCK 2407, LOT 16, 373-379 RAYMOND BOULEVARD. THE SUBJECT PREMISES IS PART OF THE MORRIS CANAL BED AND IS NOT DESCRIBED BY BLOCK AND LOT. (SEE ATTACHED MAP) (SUCCESSFUL BIDDER - ABBOTTS DAIRIES FOR \$500. PER MONTH)

(Copy of resolution and correspondence submitted to each Member of the Council)

April 2, 1975

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT; TITLE VI (CETA VI), \$196,557.;  
ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.      RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF  
OF CITY OF NEWARK WITH INDUSTRIAL RESURFACING COMPANY, INCORPORATED, 263 ROOSEVELT  
AVENUE, ELMWOOD PARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR PROJECT KNOWN AS  
CONTRACT #75-08; REHABILITATION OF ROOFING FOR ENGINE #29, 1030 BERGEN STREET, NEWARK,  
FOR SUM OF \$4,155. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDING FOR AFORESAID  
PROJECT HAS BEEN PROVIDED IN BOND ORDINANCE 6-S & F-k, MAY 1, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### MOTIONS.

7-M-a.      A MOTION TO REMOVE THE CONDITION ATTACHED TO RESOLUTION 7-R-br ADOPTED MARCH  
5, 1975, URBAN RODENT AND INSECT CONTROL PROGRAM WHICH DIRECTED THE DIRECTOR OF HEALTH  
AND WELFARE TO REVISE THE BUDGET TO INCLUDE FUNDS FOR AN EXTERNAL AUDITOR, was made by  
President Harris, seconded by Councilman Martinez and declared adopted by President  
Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

April 2, 1975

1209

7-M-b.

A MOTION REQUESTING THE BUSINESS ADMINISTRATOR TO FORMULATE AND FORWARD TO THE MUNICIPAL COUNCIL THE ADMINISTRATION'S PLAN AND PROCEDURE FOR THE POOLING OF MUNICIPALLY-OWNED VEHICLES TO BE USED FOR CITY, was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

No: Councilman Tucker.

Councilman Martinez remarked in view of the fact that on May 2nd, there will be many City employees who will be laid off and the Administration has gone to the Police Department, the Fire Department and discriminatorily has asked them to give something up.

Councilman Martinez suggested all City employees be urged to voluntarily give up one day's pay at the end of April to save the jobs of permanent employees who are scheduled to be laid off on May 2. The existing sentiment that Police and Firemen should give up something so that their colleagues will not be laid off is discriminating to his thinking. He believes that we should try to stop the layoff of all permanent employees. The only way we can do this if employees currently employed by the City voluntarily forfeit one day's pay and deduct it from their income tax as a charitable contribution to the City of Newark. They will find they will receive a rebate equal to what they have contributed, therefore, his suggestion would not cost any employee any real money and then we can truly call ourselves brother and sister employees. Councilman Martinez invited the union leaders to submit their opinion and their approval or disapproval of this particular suggestion.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 21, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING PATTEN PLACE AS A ONE-WAY STREET."

(Patten Place, eastbound, from Wolcott Terrace to Goodwin Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

April 2, 1975

1110

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 21, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON AVENUE P."

(Avenue P., both sides, beginning 800' north of the northerly curblane  
of Wilson Avenue and extending 3200' northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 16,  
1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez,  
seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker,  
President Harris.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 21, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM HALSTEAD STREET."

(Halstead Street, from South Orange Avenue to East Orange City Line)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 16,  
1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone,  
seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker,  
President Harris.

8-d. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 21, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Raymond Plaza West, east side, between Raymond Boulevard and Market Street

Raymond Plaza West, west side, beginning at the northerly curblane of  
Market Street and extending 170' northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

April 2, 1975

A motion directing the City Clerk to place this ordinance on the April 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, President Harris.

8-e. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 21, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS."

(Raymond Plaza West, west side, from the southerly curblin of Raymond Boulevard and extending 364' southerly therefrom, from 7:00 A. M. to 7:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, President Harris.

8-f. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 21, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ELEVATOR INSPECTOR)."

(Elevator Inspector \$9,111. - \$11,074.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 16, 1975 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Martinez, Tucker, President Harris.

No: Councilmen Giuliano, James.

8-g. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 24, 1975, ENCLOSING PROPOSED "ORDINANCE TO FURTHER AMEND AND SUPPLEMENT TITLE 9A ELECTRICAL CODE OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966) AS AMENDED AND SUPPLEMENTED, TO PROVIDE FOR THE ADOPTION OF THE 1975 NATIONAL ELECTRICAL CODE AND ESTABLISHING MARCH 1, 1975 AS THE EFFECTIVE DATE FOR ENFORCEMENT."

April 2, 1975

1112

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 10, 1975.  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, C.H.S., DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S.CUMM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966,' (6-S & F-e) ADOPTED APRIL 5, 1967 AS AMENDED AND SUPPLEMENTED. (TO CREATE THE TITLES OF ADMINISTRATIVE ANALYST, C.H.S.; ASSISTANT COORDINATOR, DATA PROCESSING, C.H.S.; DIETICIAN, C.H.S.; HEALTH FACILITIES PLANNER, C.H.S.; MEDICAL CARE ADMINISTRATOR, C.H.S.; PROGRAM ANALYST, C.H.S.; SECRETARIAL ASSISTANT, C.H.S.; SENIOR ACCOUNTANT, C.H.S.; SENIOR DATA CONTROL CLERK, C.H.S.; SENIOR STATISTICAL TYPIST, C.H.S.; AND TO ADJUST THE SALARY AND TITLE CODE FOR THE TITLE OF EPIDEMIOLOGIST."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, President Harris.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued February 7, 1975 to February 24, 1975:

BINGO LICENSES

LICENSEE

St. James Roman Catholic Church  
Rosary Confraternity of St. Rose  
Lima Church

LICENSE NUMBER

6489 Amended  
6543 Amended

April 2, 1975

BINGO LICENSES (Continued)

13

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Society of the Holy Rosary of St. Francis Roman Catholic Church	6567 Amended
Holy Name Society - St. John's Ukrainian Catholic Church	6583 Amended
St. Rose of Lima Church	6595 Amended
Holy Name Society, Sacred Heart Church Vailsburg	6603 Amended
St. Bridget's Church	6611 Amended
Mt. Carmel Guild - Special Education for the Blind	6655 Amended
St. Augustine's Holy Name Society	6761
St. Augustine's Church	6763
St. Francis Xavier Roman Catholic Church	6764
Stella Wright Christian Community	6767
Newark Lodge #21 - BPOE	6769
St. Aloysius Roman Catholic Church	6775
St. James Roman Catholic Church	6778

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Benedict's Mothers Guild	6760
Newark Museum Association	6762
Our Lady of the Holy Rosary Church	6765
St. Casimir Roman Catholic	6766
St. Columba Church	6768
Holy Name Society-St. John's Ukrainian Catholic Church	6770
Holy Name Society-St. John's Ukrainian Catholic Church	6771
Most Worshipful Prince Hall Grand Lodge, F & AM	6772
Boylan Street School Parent Teachers Organization	6773
Our Lady of Mt. Carmel Church	6774
St. Michael's Church	6776
St. Bridget's Church	6777

A motion to concur in the Report was made by the Council of the Whole and  
adopted by the following votes:

April 2, 1975

1114

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker,  
President Harris.

ADJOURNMENT.

A motion to adjourn this meeting was made by the Council of the Whole and  
adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker,  
President Harris.

This meeting adjourned at 4:10 P. M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio  
City Clerk

*Earl Harris*

Earl Harris  
President



Newark, New Jersey, April 16, 1975

1115

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend John Laferrera, Immaculate Conception Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Jack Yablonsky, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented AUDIT REPORT, PROJECT LINK EDUCATIONAL CENTER, CITY OF NEWARK, NEW JERSEY, MODEL CITIES PROGRAM, FOR PERIOD JULY 1, 1973 THROUGH JUNE 30, 1974, SUBMITTED BY M. D. OPPENHEIM & COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF FEBRUARY, 1975.

A motion to approve the Report of Contracts Awarded was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented SEVENTH ANNUAL REPORT, NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS, FOR THE FISCAL YEAR 1974.

A motion that the Annual Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1116

4-d.

The City Clerk presented ANNUAL REPORT, NEWARK CIVIL DEFENSE-DISASTER CONTROL, OFFICE OF THE MAYOR, FOR THE YEAR 1974.

A motion that the Annual Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD FEBRUARY 26, 1975.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR, FOR THE MONTH OF FEBRUARY, 1975.

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF MARCH, 1975.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR, FOR THE YEAR JANUARY 1, 1974 THROUGH DECEMBER 31, 1974.

A motion that the Report be received and placed on file was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY, FEBRUARY, 1975.

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1117

4-j. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM MARCH 10, 1975 TO MARCH 14, 1975 AND FROM MARCH 17, 1975 TO MARCH 21, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM MARCH 10, 1975 TO MARCH 14, 1975 AND FROM MARCH 17, 1975 TO MARCH 21, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment Applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1. The City Clerk read APPLICATION OF JOHN SOLIVER, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF A 4-FAMILY DWELLING WITH NO REAR YARD AND SUBJECT TO A SUBDIVISION; ON PREMISES 129 MAINE STREET AND 140 MAGAZINE STREET.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-2.

1118

The City Clerk read APPLICATION OF MANUEL BARREIROS (SOL S. & DORA MOSS, OWNERS); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP, INCLUDING BODY AND FENDER REPAIRS AND PAINTING; ON PREMISES 12 EAST RUNYON STREET; ON CONDITION THAT 1) A SPRAY BOOTH IS INSTALLED AND MEETS BUREAU OF COMBUSTIBLES REQUIREMENTS; 2) ALL REPAIRS ARE MADE INSIDE THE BUILDING.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-3.

The City Clerk read APPLICATION OF WILLIAM J. REDDICK, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT CONVERSION OF A 2-FAMILY DWELLING TO A 3-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD; ON PREMISES 44-46 HAZELWOOD AVENUE.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. CHARLES CANTALUPO, JR., 12 BENVENUE AVENUE, WEST ORANGE, NEW JERSEY, Attorney for the applicant, appeared before the Municipal Council. He stated he appeared before the Board of Adjustment and submitted evidence that this particular dwelling was used as a three family dwelling from 1931 to the present. In 1957 when the revaluation took place in the City, this particular dwelling was assessed as a three family dwelling. The Tax Assessor continued to assess this property as a three family residence. It has been designated by the State as a three family dwelling and has been subject to periodic inspections by the State as a multiple dwelling. As a result of an inspection two weeks ago, they were told to repair the sidewalk, which has been done. Mr. Cantalupo urged the Municipal Council to concur in the recommendations of the Board of Adjustment to approve this variance.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

1119

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING PATTEN PLACE AS A ONE-WAY STREET.

(Patten Place, eastbound, from Wolcott Terrace to Goodwin Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON AVENUE P.

(Avenue P, both sides, beginning 800' north on the northerly curblin of Wilson Avenue and extending 3200' northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 7, 1975.

1120  
6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM HALSTEAD STREET.

(Halstead Street, from South Orange Avenue to East Orange City Line)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Raymond Plaza West, east side, between Raymond Boulevard and Market Street  
Raymond Plaza West, west side, beginning at the northerly curblin of  
Market Street and extending 170' northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 7, 1975.

6-F-e.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS. 1121

(Raymond Plaza West, west side, from the southerly curblin of Raymond Boulevard and extending 364' southerly therefrom, from 7:00 A. M. to 7:00 P. M. )

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ELEVATOR INSPECTOR)

(Elevator Inspector \$9,111. - \$11,074.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 7, 1975.

6-F-g.

The City Clerk read AN ORDINANCE TO FURTHER AMEND AND SUPPLEMENT TITLE 9A ELECTRICAL CODE OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966) AS AMENDED AND SUPPLEMENTED, TO PROVIDE FOR THE ADOPTION OF THE 1975 NATIONAL ELECTRICAL CODE AND ESTABLISHING MARCH 1, 1975 AS THE EFFECTIVE DATE FOR ENFORCEMENT.

(Copy of ordinance and correspondence submitted to each Member of the Council)

April 16, 1975

1122

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 7, 1975.

6-F-h.

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani.

No: Councilmen Allen, James, Tucker, President Harris.

President Harris: The yeses are five and the noes are four. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 7, 1975.

Councilman Martinez asserted how can we ask career employees to come back to Newark where they would find higher taxes, a poor school system, a high crime rate, increased water and sewer rates? Why should a City employee be asked to give up his home in the suburbs, move back to Newark, and then face the possibility of receiving a pink layoff slip? In the recent layoffs, we have seen permanent Civil Service employees, who are residents of Newark, own property, pay taxes, are products of our school system and serve Newark citizens, lose their jobs. What guarantee would these dedicated permanent City employees have if they give up their homes out-of-town, move back to Newark that they would not lose their jobs in future layoffs.

Councilman Martinez continued at the same time permanent career employees, who are Newark residents, are losing their jobs, certain department heads have been brought



April 16, 1975

1123

in from out of town, and sometimes from out of state, and hired at inflationary salaries. His personal feeling is that City employees should never have been allowed to move out of the City. The law should have been enforced many years ago, but the damage has already been done. Councilman Martinez declared we cannot ask these people to jeopardize their personal security or that of their families by giving up what they have out of town to come back to the present uncertain conditions.

Councilman Martinez said his position now is that the employees who are currently employed by the City should not be forced to move back, but all future employees should be Newark residents or persons who are willing to move back to Newark within one year after they have been hired by the City.

Councilman Tucker opined that the basic ordinance we are discussing at this time, the residency requirement, not only has major effects on the people who are employed by the City whose residency is out of town now or at the point at which they came to work for the City, is questionable. The people affected by this particular ordinance are not just people who live out of town. We are talking about basic services in the City of Newark and if we are concerned about the fiscal viability of our City, we have to understand that the founding fathers of this particular government basically had a certain amount of foresight in realizing we must have employees who live within the City to add a certain air of sensitivity and professionalism.

Councilman Tucker continued the various critics who have been talking about residence requirements, which is basically a part of the governing body and not necessarily the Mayor, but the facts remain the Mayor is enforcing it. One of the questions raised is that the technical skills of employees affected by the residency will be lost. He raised questions based on the poor track record of the Fiscal Department not being in a position to actually pay the bills, of wasting approximately \$3 million in the Fiscal Accountability System and the Finance Department dealing with other areas. Councilman Tucker opined we are not getting good services out of the Finance Department. He stated another point which they are raising, which he thinks has more validity, is whether they live in town or out of town. When representatives say point blank that it is discrimination in relation to the fact that the Police Department, Fire Department and teachers are exempt, he agrees it is discrimination, but we should also be aware that the perpetrators of this discrimination was not the municipal government but it was the State Legislature that changed the residency requirement for the people who are exempt. It is important for us to know it was fought by the City at the time it took place based on the fact of our sensitivity to the needs of the citizens and he is not about to

basically abrogate that kind of responsibility now.

1129

Councilman Tucker felt there are some very definite advantages in dealing with the fact that people live within the City of Newark. If we are talking about ability of a teacher, we are not talking about teaching sensitivity, we are not talking about teaching culture or teaching some of the basic values which exist in the particular communities. If that particular person resided within the community, you would not have to teach him anything. What they would have to do is concentrate on the learning skills and the ability of the children, not necessarily have to understand what urban government is all about, which they are involving themselves in now.

Councilman Tucker contended police protection within the City would be boosted tremendously if the vast majority of police officers lived within the City of Newark. He opined if we are talking about the fiscal viability of the City of Newark, it becomes absolutely important that the people who are in receipt of salaries of the taxpayers of the City of Newark, participate in the process by paying taxes within the City of Newark. Councilman Tucker said he is well aware of the seasoned employees who have skills who are actually going to go through a certain amount of hardship, but he is also of the opinion that if we do not take this particular step forward, at this point and time, then the possibility is we will be waiting another 43 years before we ever get to the point of saying "you are paid by the citizens of Newark, do you find any problem living with the citizens of Newark?"

Councilman Tucker said he is aware that the Newark educational system is not the best educational system in the State of New Jersey and he is going to make sure it is changed, but he is not about to get up and go out of town and say he will not make that kind of investment. He is aware of the high property tax in Newark. Councilman Tucker contended it is the responsibility of each elected representative to improve the services to all residents. We must move forward in an expeditious manner and that means putting a certain amount of hardship directly on their shoulders.

Councilman Carrino stated he voted in the affirmative for the "grandfather clause" for one simple reason. If he were the final determining authority, he would enforce the residency law so that it would include every individual employed by the City of Newark. There would be no exceptions whatsoever. Teachers, police, firemen, engineers and lawyers would either live here or find jobs somewhere else. However, the law is not as far reaching as he has described. The courts and the State Legislature have decided to allow 12,000 people to live outside of the City, police, firemen, teachers, lawyers, tax collector and other persons who are exempt under the residency law, 500 others live outside of Newark.

April 16, 1975

Councilman Carrino declared after all these years someone has decided to force 500 out of 15,000 people to move back into the City. These are people who have served Newark dutifully for ten, fifteen, maybe twenty years, and have been allowed to work for the City while living out of town. The whole idea of forcing a small number back now is discriminatory and unfair.

Councilman Carrino asserted he has not changed his position towards residency. This ordinance does not change the residency law. It only allows those who are here to stay here and all employment from now on must come from the ranks of Newark's citizens. This is the only fair and equitable way to solve this forty-three year old problem. City employees who have been laid off and are residents of the City include clerks, laborers and unskilled non-technical personnel. These persons cannot replace such technical people as computer programmers and engineers.

Councilman Carrino declared he will not allow the Administration to hire one out of town person no matter what the reason once this proposed ordinance becomes law.

Councilman Giuliano agreed in part with Councilman Carrino and Councilman Tucker. He does not like to see City employees move out of the City of Newark. Police, firemen, teachers, lawyers, tax collector and other persons are exempt under the residency law. Councilman Giuliano charged it is many years too late in moving to enforce the residency laws. Forcing a small number of City employees back to the City is discriminatory and unfair.

Councilman Giuliano further charged that if the residency ordinance was enforced according to the Mayor's plan, the Newark Employees Pension Fund would be drastically affected and since, under the law, the City must make up any deficit in the pension fund, it is estimated it would cost the City a minimum of \$1 million per year. Any City employee who is not affected by the layoffs or residency clause will have his contribution increased from 6% to 7½%. If this happens, God help us. Councilman Giuliano said for these reasons, he voted in the affirmative on this ordinance.

Councilman James charged the proposed grandfather clause, as introduced by Councilman Bottone, is an attempt to circumvent the existing residency law which exists in most neighboring communities, which he supports. He concurs and believes it was wrong for the Administration not to enforce it some five years ago when taking office, that there will be some personal hardships for many individuals who have purchased a home, have children in private or other schools and will not be able to relocate in the City of Newark. Councilman James felt it unfair to talk about 500 people who are facing this decision at this time. Many individuals have moved back to the City and no one has

1126

given them credit for their tenacity and it has been a great hardship for them. Individuals who cannot make this adjustment will have to consider employment within their community or in private industry.

Councilman James pointed out the residency law exists in most municipalities and we are talking about municipal employees who establish and set property tax which is paid by the residents in that municipality. The law states those individuals, if required by the governing body, should reside within the boundaries of Newark. Councilman James agreed the police and firemen should live in the municipality as well. They have lobbied and gone to the Supreme Court and won their case. It is for us and others who believe they should be back in the City of Newark to argue that case. A resolution was recently adopted by the Urban Coalition to fight that case in the Supreme Court.

Councilman James declared anyone elected by the citizens of Newark should be at all times for Newarkers first. If not, they should move to another community and represent other individuals. Although he recognizes the hardship involved, although he knows it is going to be painful for many citizens, as an elected official of the City of Newark he must remain for Newarkers first and foremost.

Councilman Bottone stated he did not want to say anything in reference to the grandfather clause because he said enough in the newspapers. People know what is behind this particular ordinance. He knows after many weeks of research what is going to happen. Come June, we will not have any agency in the City of Newark which will be able to function on all gears. Some will close down completely. Contracts are being given out to do the work which City employees are doing now and contracts, in the long run, will cost more and taxes will be higher. Do not believe Newark residents will be hired to do the job because the City will not be able to contract and fill jobs at the same time, because Newark does not have that type of resources. The Pension Fund will be completely collapsed because by State Statute the taxpayers will have to put the money into the Pension Fund and when there are no members contributing, the taxpayers will again be contributing.

Councilman Bottone declared if the residency was so important, why did not the Mayor lay off nonresidents first when 700 employees were released earlier this year? Why make this a political football at this time? With a conscience, regardless who you are, where you are or where you come from, how can anyone say "you are fired." If a law was not in effect for 43 years and the Administration itself did not enforce the law on the books, how can they do so overnight when the City does not have the capacity, has not made the provisions to fill vacancies, when they do not know where the vacancies exist? It is a known fact they have advertised for jobs in the newspapers and no one

April 16, 1975

1127

has responded for the jobs. Who is going to do the work and provide essential services? This is the reason he is moving a grandfather clause, all people who have worked for the City of Newark and devoted their lives to this City should be hereafter exempt and as of tomorrow the first person hired, let the law go into effect and let the law be respected and upheld.

Councilman Tucker stated they raised the question whether or not the City will be able to function based on the loss of personnel. He is aware and has been in receipt of various correspondence from the personnel. He is aware in some instances we are talking about personnel who have served the City longer than he has been on the earth and key personnel providing adequate services. He is also aware of the fact that if we are going to talk about the City collapsing, we cannot negate the fact of what has been happening thus far. We were apprised of the fact that especially within the Data Processing Unit and Fiscal Department, we would be faced with a chaotic situation based on the fact that a large percentage of these key personnel live out of town and they would be leaving. Councilman Tucker posed the question, "What was the chaotic situation last summer in the Neighborhood Youth Corps Program when the computer could not pay the paychecks? What was the chaotic situation a year ago when the Municipal Council appropriated \$1.5 million to implement a Fiscal Accountability System?" The Finance Director said his staff capacity was not adequate and subsequently needed \$500,000., and now we relate to the fact we actually put in approximately \$2 million into a Fiscal Accountability System, which agency has eleven key personnel out of twelve who live out of town.

Councilman Tucker asserted if we want to look at what we can do and what we are going to face, we must be open and honest and deal with that. Many times people are not going to respond to advertisements based on payment scale the City pays technical personnel. It behooves each Council Member when they review the department recommendations to basically consider increasing them, that they consider factors of the job they are doing now and the ability of the City to get technical personnel to do the job.

Councilman Tucker felt the problems the municipal employees would be facing is one which is really a traumatic experience, but he thinks we must start somewhere. It is not something being started immediately, that personnel did not receive prior notification. Residency requirement comes out of a case that came up before the New Jersey State Supreme Court. We are not necessarily under a court order but we have not related to this particular point for so many years, that it may very well be a moot point if we do not move right now. A large majority of the employees affected by this have done a tremendous job for the City.

April 16, 1975

1128

Councilman James remarked we need to ask ourselves how many employees remained in the City of Newark, remained faithful because they were aware of the residency law and we owe something to those individuals who have remained steadfast in the City despite our many problems. The 500 is a misleading number. If we are concerned about contracts which might be let by the Council, which would be exorbitant, in excess of those individuals who might leave, the only way contracts can be passed is by a majority vote of the Council and then it would be a case of an irresponsible Council of letting lucrative contracts. Only this Council can continue this type of behavior.

Councilman James felt it is not asking too much of City employees, "If you love the City of Newark, believe in the City of Newark, then you should remain in the City of Newark."

Councilman Carrino declared it is great the love Councilman James has, however, people should love the City enough to live here. He feels people should live in the City but we are overlooking the fact that the number may be less than 500. He hopes it is less than 500 because that makes it more necessary for this ordinance to be passed. It is not the people or personalities involved, it is a fact we have a 43 year old law on the books telling people they have to live in Newark, yet people have lived outside of Newark. With respect to the people Councilman James was referring to about staying in the City of Newark because they knew there was a residency law, he believes that is "hogwash." The only people who are staying in the City Newark right now are people who want to stay in Newark. There are police, firemen, teachers, municipal employees living in the City of Newark who do not have to live in Newark.

Councilman Carrino declared let us start someplace, but let us not start where previous Mayors hired employees and said they could live out of Newark. If we are going to enforce the law, let us not punish people hired a long time ago under the premise that they could live outside of the City. We should start enforcing the law right now. Councilman Carrino said he will send a letter to the Mayor and will tell him emphatically that he will not allow, and will personally vote against any hiring of people, as of right now, who live outside of the City of Newark.

Councilman Carrino said it is true the City of Newark does not pay good salaries and people could be working in private industry for more money. We are not going to get trained people to come to Newark when they could earn more in private industry. The Personnel Director has been asking for Computer personnel. Councilman Carrino said he is one of the critics of the Fiscal Accountability System but people are getting their checks and water bills. To bring in twelve new people to start all over again on a \$2 million program is going to cause havoc.

April 16, 1975

Councilman Giuliano declared it is a discriminatory law. Bring all City employees back and he will go along with it. 1129

Councilman Tucker said his interpretation of the ordinance and also the Administration's action on the ordinance is that at this point of time there are no exceptions. His position is each person should reside in the City which pays his salary.

Councilman Villani contended it would be most desirable if all employees lived in the City, but with the economic crisis the nonresidents would not have the time to make the adjustments necessary to move into the City.

President Harris respected the opinion of each Member of the Council and the vote cast tonight is not reflective of anything but human consciousness, something that an individual believes in and is voting on because of his belief and because of the fact they are interested in making the City move forward. President Harris emphatically stated this vote in no way reflects anything other than honest, sincere dedication by all Members of this Council. It is not predicated on anything having to do with race.

President Harris continued he knows many people, many personal friends who are affected by the enforcement of the residency ordinance, but there are also City workers who live in Newark and pay taxes. He noted the high unemployment rate. President Harris said in all honesty, he must cast his vote against this ordinance.

At a later point in the meeting, a motion to remove from the Table "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE MUNICIPAL COUNCIL OFFICES AND ESTABLISHING SALARIES THEREFOR. (LEGISLATIVE RESEARCH OFFICER, MUNICIPAL COUNCIL \$24,000. - \$24,000.)," was made by President Harris, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano, James.

6-F-i.

The City Clerk read AN ORDINANCE CREATING PERMANENT POSITIONS IN THE MUNICIPAL COUNCIL OFFICES AND ESTABLISHING SALARIES THEREFOR. (LEGISLATIVE RESEARCH OFFICER, MUNICIPAL COUNCIL \$24,000. - \$24,000.)

(Copy of ordinance submitted to each Member of the Council)

(This ordinance was tabled February 19, 1975)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano, James.

April 16, 1975

1130

President Harris: The yeses are six and the noes are three. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 7, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:7-2, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK,  
NEW JERSEY:

Section 1. Section 23:7-2, Parking Meter Zones in Streets of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966 as amended and supplemented, be amended by adding thereto the following:

Zone 2. (c) Those streets or portions thereof where parking is limited to thirty minutes as enumerated in Section 23:5-4.1.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



1131

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:7-13, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:7-13, Meter Rates, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented be amended by adding thereto the following:

Zone 2. (c) For those streets or portions thereof where parking is limited to thirty minutes, as enumerated in Section 23:5-4.1. The rates shall be as follows:

Rate

One Nickel.....10 minutes  
Two Nickels or one dime.....20 minutes  
Three Nickels or one dime and  
one nickel.....30 minutes

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed,

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

1132 The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS AND THE ACQUISITION OF AUTOMOTIVE VEHICLES AND ADDITIONAL EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$4,719,326. TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECTS).

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7R-d adopted February 19, 1975, has authorized the preparation of an ordinance appropriating the funds to finance the improvements hereinafter described and collectively referred to as the 1975 Capital Budget Projects: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The making of the improvements and the acquisition of the properties described in Section 3 of this ordinance are hereby respectively authorized to be acquired and made by the City of Newark. There is hereby appropriated to the acquisition of said properties and the making of said improvements described in Section 3 hereof (hereinafter referred to as "purposes"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes

referred to in the schedule set forth in Section 3 of this <sup>1133</sup> ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Improvements, Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS

A. Improvement Projects - General

(1) Improvements at Newark Free Public Library Buildings

(a) Capital Budget Project No. 0175  
Completion of reconstruction of five branch libraries- Van Buren, Clinton, North End, Vailsburg and Weequahic.

(b) Capital Budget Project No. 0275  
Reconstruction of heating and ventilation system at Main Public Library.

Appropriation and Estimated Cost	\$190,000
Down Payment	9,500
Amount of Bonds and Notes	180,500
Period of Probable Usefulness	15 Years

1134

(2) Improvements at Newark Museum

- (a) Capital Budget Project No. 0375  
Reconstruction of Museum storage areas.
- (b) Capital Budget Project No. 0475  
Completion of reconstruction of Museum lunchroom area.
- (c) Capital Budget Project No. 0575  
Reconstruction of Museum Main Building Court Gallery Skylight.
- (d) Capital Budget Project No. 0675  
Completion of reconstruction of Museum's Carriage House interior.

Appropriation and Estimated Cost	\$336,000
Down Payment	16,500
Amount of Bonds and Notes	319,500
Period of Probable Usefulness	15 Years

(3) Recreation Improvements

- (a) Capital Budget Project No. 0775  
Completion of reconstruction of two outdoor swimming pools - Hayes Park East and Rotunda.
- (b) Capital Budget Project No. 0875  
Reconstruction of interior and roof at Morris Avenue Recreation Center.
- (c) Capital Budget Project No. 0975  
Reconstruction of interior at Wilson Avenue Recreation Center.

Appropriation and Estimated Cost	\$150,000
Down Payment	7,500
Amount of Bonds and Notes	142,500
Period of Probable Usefulness	15 Years

(4) Catch Basin Improvement Program of 1975

Capital Budget Project No. 1175

The acquisition and installation of catch basins together with all pipe and appurtenances necessary and suitable for the connection with the surface water drainage system including 68 in North Ward; 64 in South Ward; 65 in East Ward; 64 in West Ward; and 67 in Central Ward.

Appropriation and Estimated Cost	\$552,000
Down Payment	26,700
Amount of Bonds and Notes	525,300
Period of Probable Usefulness	40 Years

(5) Sanitary Sewer Improvements - Phase I

1135

Capital Budget Project No. 1275

Phase I of the improvement of the Sanitary Sewer System of the City including cleaning, grouting and television inspection necessary to determine the improvements necessary for the Sanitary Sewer System of the City.

Appropriation and Estimated Cost	\$336,000
Down Payment	16,800
Amount of Bonds and Notes	319,200
Period of Probable Usefulness	40 Years

(6) Reconstruction of Various Public Buildings

All buildings are of at least Class "B" construction, as defined in N.J.S. 40A:2-22 including furnishings and equipment where suitable and all work and appurtenances necessary for the improvements.

(a) Capital Budget Project No. 1375

Reconstruction of roof and vestibule area at West District Police Station.

(b) Capital Budget Project No. 1475

Reconstruction of roof at South District Police Station.

(c) Capital Budget Project No. 1575

1975 Reconstruction Program of Firehouses: Engine No. 9; Engine No. 17; Engine No. 21; No. 26, and Truck No. 12; and Engine No. 11 and Truck No. 11.

(d) Capital Budget Project No. 1675

Reconstruction of three Firehouse roofs; Engine No. 17; Engine No. 14; and, Fire Alarm and Telegraph Unit.

(e) Capital Budget Project No. 1775

Reconstruction of roof at 396 University Avenue, a public building.

Appropriation and Estimated Cost	\$250,000
Down Payment	12,500
Amount of Bonds and Notes	237,500
Period of Probable Usefulness	15 Years

(7) 1975 Program of Reconstruction of StreetsCapital Budget Project No. 1875

All streets being of construction of at least as durable as a Class "B" Road as defined in N.J.S. 40A:2-22, including all work and appurtenances necessary for the use of such streets: Streets to be reconstructed include-

Street	From	To
Parkview Terrace	Lehigh Avenue	City Line
South 18th Street	So. Orange Ave.	Springfield Ave.
South 17th Street	So. Orange Ave.	Springfield Ave.
South 11th Street	Central Avenue	16th Avenue
20th Street	15th Avenue	14th Avenue
Pierce Street	Springfield Ave.	South 14th Street
Woodland Avenue	Pierce Street	South 10th Street

Appropriation and Estimated Cost	\$495,000
Down Payment	24,000
Amount of Bonds and Notes	471,000
Period of Probable Usefulness	10 Years

(8) Phase I City Hall Reconstruction

Capital Budget Project No. 1975

Phase I of the reconstruction of the Newark City Hall consisting of designing, planning and initial reconstruction of such building which is a building of Class "A" construction as defined in N.J.S. 40A:2-22.

Appropriation and Estimated Cost	\$150,000
Down Payment	7,500
Amount of Bonds and Notes	142,500
Period of Probable Usefulness	40 Years

(9) Acquisition and equipment City Carpenter Shop and Symphony Hall

(a) Capital Budget Project No. 2075

Acquisition and installation of dust collection system for City carpenter shop.

(b) Capital Budget Project No. 2275

Reconstruction of air-conditioning system and installation of new seats in Symphony Hall.

Appropriation and Estimated Cost	\$ 51,000
Down Payment	2,600
Amount of Bonds and Notes	48,400
Period of Probable Usefulness	15 Years

(10) Elevator - City Hall

Capital Budget Project No. 2175

Reconstruction of the four City Hall elevators, including all work and appurtenances necessary for such improvement.

Appropriation and Estimated Cost	\$160,000
Down Payment	8,400
Amount of Bonds and Notes	151,600
Period of Probable Usefulness	15 Years

B. Capital Vehicle Acquisition

The acquisition of new automotive vehicles and additional equipment together with original apparatus and equipment suitable and necessary for their use.

(1) Department of Recreation and Parks

Capital Budget Project No. 3175

1 Bucket Truck  
3 Chipper Trailer  
1 Spray Machine  
1 Bikemobile  
1 Showmobile  
1 Vacuum/Grass Cutter

(2) Department of Public Works

(a) Capital Budget Project No. 3275

Division of Motors

1 Carry-All Truck

Division of Sewers

- 2 Catch Basin Bucket Cleaning Machine
- 1 Truck Mounted Sewer Jet
- 1 Sewer Rodder and Bucket Machine
- 1 Bucket Machine
- 1 Pick-Up Truck

1137

(b) Capital Budget Project No. 3475

Division of Sanitation

- 1 Liftgate Dump Truck
- 3 Dump Truck
- 11 Refuse Collection Truck
- 3 Bucket Loaders
- 15 Motor Sweepers

(c) Capital Budget Project No. 3575

Division of Streets and Sidewalks

- 2 Dump Truck

(3) Fire Department

Capital Budget Project No. 3675

- 1 Aerial Ladder Truck
- 1 Pumper
- 1 Panel Truck
- 3 Ambulances

Appropriation and Estimated Cost	\$1,557,600.
Down Payment	74,600.
Amount of Bonds and Notes	1,483,000.
Period of Probable Usefulness	5 Years

C. Capital Equipment Acquisition

The acquisition of additional equipment and machinery together with all appurtenances necessary therefor.

(1) Department of Public Works

(a) Capital Budget Project No. 3875

Division of Sanitation

- 1 Steam Jenny
- 3 Salt Spreader

(b) Capital Budget Project No. 3975

Division of Traffic and Signals

- 4 Traffic Controllers

(2) Police Department

Capital Budget Project No. 4075

- Elevator Files and Appurtenances.
- Closed Circuit Security Devices for North District, West District and 22 Franklin Street.
- Lockers and Steel Shelves for North District and East District; Record Bureau.
- Vehicle Tracking Equipment.

1138

(3) Fire Department

Capital Budget Project No. 4175

Portable Gas Detector for Bureau of Combustibles.  
Metal Shelves for Training Center.  
Subterranean Duct Rodder for Fire Alarm and Telegraph.  
Gasoline Storage Tanks for Special Services.  
Submersible Pumps for Special Services.  
Winnoo Generators for Special Services.  
High Pressure Compressors for Special Services.  
Air Conditioners for Special Services.

(4) Department of Health and Welfare

Capital Budget Project No. 4275

1 Explosive Measurement Meter.  
Dental Equipment for 94 William Street and Kretchmer Homes Health Center.  
1 Printing Press.

(5) Department of Engineering

Capital Budget Project No. 4375

1 Theodolite  
1 Auto Traffic Recorder  
1 Water Analysis Spectrophotometer  
1 Blueprint Machine

Appropriation and Estimated Cost	\$	227,750
Down Payment		11,750
Amount of Bonds and Notes		216,000
Period of Probable Usefulness		15 Years

D. Reconstruction of Streets and Sidewalks and Additional Equipment and Machinery

(1) Office of Mayor and Agencies

Newark Museum Association

Capital Budget Project No. 4575

Reconstruction of a portion of the Museum Main Building.

Appropriation and Estimated Cost	\$	3,900
Down Payment		200
Amount of Bonds and Notes		3,700
Period of Probable Usefulness		15 Years

(2) Department of Public Works

(a) Division of Public Property

Capital Budget Project No. 4675

Reconstruction of portion of Bessemer Street facility and Municipal Building Complex. Buildings of at least Class "B" construction as defined in N.J.S. 40A:2-22.

Appropriation and Estimated Cost	\$	27,000
Down Payment		1,350
Amount of Bonds and Notes		25,650
Period of Probable Usefulness		15 Years



(b) Division of Streets and Sidewalks

Capital Budget Project No. 4775

1139

The 1975 Reconstruction Program for public streets of the City-the work to be done in-house, and the acquisition of additional equipment including tar kettles and compressors.

Appropriation and Estimated Cost	\$	44,000
Down Payment		2,200
Amount of Bonds and Notes		41,800
Period of Probable Usefulness		15 Years

(c) Division of Traffic and Signals

Capital Budget Project No. 4875

The acquisition and installation of street lighting and street signs in connection with the City's permanent street signing and signaling program.

Appropriation and Estimated Cost	\$	76,500
Down Payment		3,650
Amount of Bonds and Notes		72,850
Period of Probable Usefulness		15 Years

E. General Office Equipment and Furnishings - Acquisition

The acquisition of office furnishings and equipment, including chairs, desks, computers, adding machines, typewriters, files and other furnishings and equipment suitable and necessary for the use of the offices in the transaction of public business.

Department of Administration

Capital Budget Project No. 4975

Office of the Business Administrator for:

Office of the Mayor and Agencies  
Office of the City Clerk/Municipal Council  
Department of Administration  
Department of Law  
Department of Finance  
Department of Recreation and Parks  
Department of Public Works  
Police Department  
Fire Department  
Department of Health and Welfare  
Department of Engineering

Appropriation and Estimated Cost	\$	112,576
Down Payment		6,576
Amount of Bonds and Notes		106,000
Period of Probable Usefulness		5 Years

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Aggregate amount of Appropriations and Estimated Costs	\$4,719,326
Aggregate amount of Down Payments	232,326
Aggregate amount of Bonds and Notes authorized	4,487,000

April 16, 1975

21140

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$546,000 which it is estimated to be necessary to finance the cost of such purposes as permitted by N.J.S. 40A:2-20 including a reasonable proportion of the compensation and expenses of the engineering department of the City.

Section 5. It is hereby determined and stated that not less than \$232,326 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$232,326 of said moneys is hereby appropriated to such purposes.

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$4,487,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$4,487,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the

11341

sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 16.62 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law is increased by this ordinance by \$4,487,000 and that the

April 16, 1975

1142

issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (g) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. MICHAEL J. PICONE, 717 De GRAW AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council. He asked if part of this money could be used to retain police and firemen who are being laid off, or for other essential services.

Councilman Tucker explained capital improvement costs cannot be utilized to pay administrative costs.

The City Clerk read in detail the contents of this ordinance which he pointed out was advertised in full.

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, asked how much these bonds will cost the taxpayers and if it would increase the tax rate.

The City Clerk gave a detailed explanation of the financial considerations with respect to this ordinance.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

113.43

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS WATER IMPROVEMENTS AND THE ACQUISITION OF AUTOMOTIVE VEHICLES AND ADDITIONAL EQUIPMENT FOR THE WATER DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$1,443,900. TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECTS).

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7R-d adopted February 19, 1975, has authorized the preparation of an ordinance appropriating the funds to finance the improvements hereinafter described and collectively referred to as the 1975 Capital Budget Projects: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The making of the improvements and the acquisition of the properties described in Section 3 of this ordinance are hereby respectively authorized to be acquired and made by the City of Newark. There is hereby appropriated to the acquisition of said properties and the making of said improvements described in Section 3 hereof (hereinafter referred to as "purposes"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes

1148

referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Improvements, Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment thereafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS

A. Improvement Projects - Water

- (1) Capital Budget Project No. 1075
  - (a) The reconstruction of Building No. 6 at Pequannock Watershed together with furnishings and equipment necessary for such improvement.
  - (b) Capital Budget Project No. 2375  
The replacement of chlorine piping at Montclair Treatment Plant.
  - (c) Capital Budget Project No. 2475  
Reconstruction of 16" water main on Elizabeth Avenue from Custer Avenue to Meeker Avenue.
  - (d) Capital Budget Project No. 2575  
Reconstruction and extension of 8" water main on Meeker Avenue from Empire Street to Elizabeth Avenue.

1145

- (e) Capital Budget Project No. 2675  
1975 Program for reconstruction of  
60" water supply aqueduct - Phase II-  
such main running from the North to  
South of the City.
- (f) Capital Budget Project No. 2775  
Replacement of 12" water main on  
Astor from Avenue C to Pacific Street.
- (g) Capital Budget Project No. 2875  
The lining of nine water mains in the  
Frelinghuysen Avenue Corridor, includ-  
ing the cleaning and other work  
necessary for such improvement.
- (h) Capital Budget Project No. 2975  
Reconstruction of various Laboratory  
Buildings roofs at Pequannock  
Watershed.

Each of the above mentioned buildings are at least buildings  
of Class "B" construction as defined in N.J.S. 40A:2-22.

Appropriation and Estimated Cost	\$1,055,000
Down Payment	53,500
Amount of Bonds and Notes	1,001,500
Period of Probable Usefulness	40 Years

- (2) Capital Budget Project No. 3075  
Acquisition and installation of  
remote water meter reading devices  
and appurtenances, Phase I

Appropriation and Estimated Cost	\$ 300,000
Down Payment	15,000
Amount of Bonds and Notes	285,000
Period of Probable Usefulness	15 Years

B. Capital Vehicle Acquisition - Water

Capital Budget Project No. 3775  
The acquisition of new automotive  
vehicles together with the original  
apparatus and equipment necessary and  
suitable for their use consisting of

- 2 Section Truck
- 1 1/2 ton pick-up truck
- 2 1/2 ton van truck

Appropriation and Estimated Cost	\$ 55,000
Down Payment	2,700
Amount of Bonds and Notes	52,300
Period of Probable Usefulness	5 Years

C. Capital Equipment Acquisition - Water

1148

Capital Budget Project No. 4475

The acquisition of additional equipment and machinery together with the appurtenances and work necessary for the use of such equipment including

- 1 Fluorescence Spectrophotometer
- 1 Barnstead Autoclave
- 1 Glassware Washer
- 1 Spectrocorrection unit

Appropriation and Estimated Cost	\$33,900
Down Payment	1,700
Amount of Bonds and Notes	32,200
Period of Probable Usefulness	15 Years

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Aggregate amount of Appropriations and Estimated Costs	\$1,443,900
Aggregate amount of Down Payments	72,900
Aggregate amount of Bonds and Notes authorized	1,371,000

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$389,000 which it is estimated to be necessary to finance the cost of such purposes as permitted by N.J.S.40A:2-20 including a reasonable proportion of the compensation and expenses of the engineering department of the City.

Section 5. It is hereby determined and stated that not less than \$72,900 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$72,900 of said moneys is hereby appropriated to such purposes.

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$1,371,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.



April 16, 1975

1147

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$1,371,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 32.88 years, computed from the date of said bonds.

1148

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law is increased by this ordinance by \$1,371,000 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (g) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 2, ADMINISTRATION, CHAPTER 10, DEPARTMENT OF HEALTH AND WELFARE, SECTION 2:10-1, ESTABLISHMENT AND GENERAL ORGANIZATION OF DEPARTMENT AND REPEALING TITLE 2, CHAPTER 10, ARTICLE 7, IVY HAVEN NURSING HOME; OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

April 16, 1975

Section 1. Title 2, Administration; Chapter 10, Department of Health and Welfare; Section 2:10-1, Establishment and General Organization of Department; of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended to read as follows:

2:10-1. Establishment and General Organization of Department.

There shall be a Department of Health and Welfare, the head of which shall be the Director of the Department of Health and Welfare.

The Department shall consist of the following:

- (a) Division of Health;
- (b) Division of Welfare;
- (c) Division of Inspections;
- (d) Board of Air Pollution Control.

Section 2. Title 2, Administration; Chapter 10, Department of Health and Welfare; Article 7, Ivy Haven Nursing Home; Section 2:10-23 and 2:10-24; of the Revised Ordinances of the City of Newark, New Jersey, 1966, is hereby repealed.

Section 3. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

6-HC-a. MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, strongly opposed police and firemen layoffs. He made certain allegations regarding misuse of Federal funds coming into the City of Newark for rehabilitation, sale of City-owned property and crime in the City. Mr. Villani queried whether any Councilman has initiated an investigation of mismanagement, corruption and crime in the City.

1150

President Harris stated if the speaker has any facts pertaining to misuse of Federal funds, he should refer the matter to the U. S. Attorney or Prosecutor of Essex County. No Member of this Council has any responsibility in this matter.

Councilman Carrino contended this is an administrative matter. The speaker should refer these matters to the proper authorities.

Councilwoman Villani said there were certain facts she wished to bring before the Council with respect to the speaker. She had been advised by the mother of one of his students that the student was involved in difficulty because he did not attend school during a day when Mr. Villani was not present at his teaching job. She pointed out the speaker has appeared before the Council several times harassing them and several times during days when he should have been teaching. Councilwoman Villani cited evaluations given with respect to the speaker's performance as a teacher and noted most of them were rated unsatisfactory. She felt Mr. Villani has a responsibility to his students and this is an instance where an individual is accepting money for not performing his duty for which he is being paid. Councilwoman Villani noted from September 1, 1974 to February 28, 1975 Mr. Villani was absent from his classes 25% of the time. She felt the public should be aware of the actions of this speaker.

The following speakers addressed the Municipal Council with respect to the dire need for housing in the City of Newark. They complained about housing conditions, sub-standard housing, vacant lots, buildings being demolished and no housing being constructed.

6-HC-b.            MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

6-HC-c.            MS. DORIS SHERRILL, 611 HIGH STREET, NEWARK, NEW JERSEY.

6-HC-d.            MS. PRISCILLA MILLER, 611 HIGH STREET, NEWARK, NEW JERSEY.

6-HC-e.            MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

6-HC-f.            MR. JAMES E. ROBINSON, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

6-HC-g.            MR. LOUIS T. MONACO, 298 PARKER STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council, strongly opposing layoff of police and firemen. He spoke about crime, muggings, dope addicts and cleaning up Newark.

Councilman Carrino announced he received a telegram from the Bloomfield Avenue Merchants Association supporting the retaining of police and firemen.

April 16, 1975

1151

6-HC-h.

MR. WILLIE M. MOORE, PRESIDENT, SOUTH WARD COMMUNITY ORGANIZATION, 890 SOUTH

19TH STREET, NEWARK, NEW JERSEY, stated a clothing store in the area of South 19th Street and Clinton Avenue was converted overnight into a pool parlor and pinball operation. He contended the Zoning Department and Police Department should have known about such a business. A petition signed by residents of the community was submitted strongly opposing this establishment. Mr. Moore said the License Division did not think it was important that this man obtain a license and the police did not check it either. He felt the inspectors are not doing their job.

Councilman James asked what was the status of the pool parlor and if it had been approved by the License Division.

Mr. Moore replied he received cooperation from the Police Department but was told it may be possible he may still open a pool parlor even without a license. The speaker said he will convey the community's sentiments to the License Director and request that the citizens be heard prior to the decision.

Councilman Carrino noted Administration is laying off inspectors and retaining 15 playground instructors.

6-HC-i.

MR. D. J. HENDERSON, OLD ROAD TO BLOOMFIELD, NEWARK, NEW JERSEY, addressed the

Municipal Council regarding rehabilitation and construction of school buildings. He read a portion of a letter published in the March 25, 1971 issue of the Newark Star Ledger from Dr. Benjamin Rush, post-Revolutionary War Educator and Founder of the free public schools, insisting that a free public school system was the only way to instill in children the ideals and principles upon which the new nation was founded. The public school is uniquely geared to develop in children qualities required for the support and preservation of a free society; self-discipline and disposition to make some sacrifice for the common good. Mr. Henderson recommended the City enter into a long range program of building small elementary schools, each serving a school population of 400, or not more than 500 children, with classes not more than 25.

Councilman Carrino responded in recent meetings with the Superintendent of Schools, it seems the feelings of the Board of Education have changed from building big schools to concentrate on smaller elementary schools. He thinks the ideas are starting to reach the proper people at the Board of Education.

Councilman James shared Councilman Carrino's concerns. He did not know whether the Board of Education is debating on a range 800 to 1400. Councilman James recommended the City Clerk forward a verbatim transcript of Mr. Henderson's remarks to

the Members of the Board of Education and the Superintendent of Schools.

The City Clerk was so directed.

1452

6-HC-j.        MR. MICHAEL J. PICONE, 717 DeGRAW AVENUE, NEWARK, NEW JERSEY, strongly opposed police and firemen layoffs. He recommended removing Deputy Mayors and superiors who are not needed. Mr. Picone felt the Anti-Loitering Ordinance, adopted by the Municipal Council February 19, 1975, should be publicized.

6-HC-k.        MR. WALTER PERNA, 313 SUMMER AVENUE, NEWARK, NEW JERSEY, strongly opposed police and firemen layoffs. He referred to an article in the Newark Star Ledger, "Rodino to Hunt Funds to Aid Police Jobs."

President Harris expressed sincere feelings of the Council about adding additional police to the Police Department and noted the Council is strongly opposed to laying off police and firemen.

Councilman Carrino thanked Mr. Perna for saying something nice. He said last year the City of Newark received \$52 million in Federal Funds. Where did this money go? Councilman Carrino recommended citizens write letters to Congressman Rodino, Senators Williams and Case telling them to stop playing around with these programs and put money in the budget to continue existing programs. He referred to a Federal program giving jobs to ex-offenders to ticket cars while laying off policemen.

Councilman Allen declared the Council is not in favor of laying off police or firemen. The Council has been urging placement of 100 additional policemen. Somewhere along the line we must start putting the blame where it belongs, not on the Council.

6-HC-l.        MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. She stressed the needs for Senior Citizens.

The following speakers appealed for Council support to keep General Electric Plant in Newark. They said the plant employs 75% minority workers.

6-HC-m.        MR. HAROLD MORRISON, 29 FARLEY AVENUE, NEWARK, NEW JERSEY, PRESIDENT, LOCAL 492 OF THE INTERNATIONAL UNION OF ELECTRICAL, RADIO AND MACHINE WORKERS, AFL-CIO.

6-HC-n.        MRS. VIRGINIA MORTON, VICE PRESIDENT, LOCAL 492 OF THE INTERNATIONAL UNION OF ELECTRICAL, RADIO AND MACHINE WORKERS, AFL-CIO.

6-HC-o.        MRS. MAE MASSIE EBERHARDT, SOCIAL ACTION DIRECTOR, DISTRICT 3, 134 HANSBURY AVENUE, NEWARK, NEW JERSEY.

Councilman Tucker related he met with President Harris and Councilman Allen regarding this matter. He felt the Council should meet with representatives of General Electric Company to emphasize we need them in Newark. The Council will do everything in

April 16, 1975

1453  
their power to keep General Electric in Newark and he is certain all Members of the Council will be committed to assure General Electric does not move out of Newark.

Councilman Bottone said he was in receipt of a communication this evening from General Electric. He recommended the month of May be set aside as "Keep GE in Newark." Councilman Bottone said he would boycott GE products in the appliance store which he manages until the firm commits itself to remaining in the City.

President Harris related the Council is on record with a strong position to develop community support to keep GE in Newark. He pledged Council involvement and they are going to get Congressmen, Senators, Members of the Legislature, business and industry involvement to convince GE to stay in Newark. President Harris said if it requires tax incentive to attract industry in Newark, he will be receptive to it.

Councilman James recalled when Ballantine left the City, the remark was made that Newark did not assist, help or show any interest in their problems. He recommended the Council indicate to General Electric that they are willing to sit down with them and work with anything favorable, and most important the Council is addressing itself to keep GE in Newark as a viable business.

The following speakers addressed the Municipal Council regarding LEAA money to maintain services. They urged the Council to implement a Municipal Debt Moratorium.

6-HC-p.                    MR. CHARLES MACK 26 SOUTH 16TH STREET, NEWARK, NEW JERSEY.

6-HC-q.                    MR. MICHAEL BROWN, 200 MONICLAIR AVENUE, NEWARK, NEW JERSEY.

The following speakers addressed the Municipal Council. They complained about taxicab service in Newark, poor conditions of cabs, no display of license or identification and overcharge because the meter was out of order.

6-HC-r.                    MR. RODNEY TREADWELL, 176 WAINWRIGHT STREET, NEWARK, NEW JERSEY.

6-HC-s.                    MS. LUANDA THOMPSON, 162 MAPES AVENUE, NEWARK, NEW JERSEY.

President Harris said the Taxicab Committee, Councilman Tucker, Chairman, is developing a new Taxicab Ordinance whereby the City will have the ability to control the taxicab industry and there will be citizen input. He declared the Municipal Council is totally dissatisfied with the taxicab service residents and visitors are receiving.

Councilman James recommended the citizens' remarks be forwarded to the Council Taxicab Committee.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

1154

7-R-a.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH BRENNER DESK & DESIGN INC., 330 WASHINGTON STREET, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR CONTRACT NO. 74-12-02; OFFICE PARTITIONS FOR THE FIFTH FLOOR OF #2 CEDAR STREET, NEWARK, NEW JERSEY, DEPARTMENT OF FINANCE, FOR \$33,500., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDS PROVIDED IN DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTIONS, ACCOUNT 74-17.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano, James.

7-R-b.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO A CONTRACT WITH PINKERTONS COMPUTER CONSULTANTS, INCORPORATED FOR PROFESSIONAL CONSULTANT SERVICES FOR THE PURPOSE OF DEVELOPING DETAILED SPECIFICATIONS FOR PROGRAMMING AND DEVELOPMENT OF A CATHODE-RAY TUBE TO DISPLAY PHYSICAL LAND USE INFORMATION AND CENSUS DATA; TOTAL CONTRACT COST \$67,000.00 (\$57,000. CITY OPERATION BUDGET AND \$10,000. 701 GRANT FUNDS); CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S. 40A:11-5 (1) (a), AUTHORIZING ADVERTISING OF RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mayor's Policy and Development Office Contract and Monitoring Officer Jerome Harrington and Review and Planning Officer Wilbur Allen met with the Council April 1, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Carrino called attention the Council is voting on contracts with outside concerns. He recommended the Councilmen who want people to live in the City should vote against contracts for vendors outside of the City.

Councilman Tucker asserted there is no one who works for the City of Newark, present or future, who can devise such a plan to allow the Mayor's Policy and Development Office, the Police Department and other departments to have a land use plan. At present we have a manual system. This contract is to identify information, code it and



computerize it so that we will have a terminal. Councilman Tucker reiterated we do not have anyone in Newark to do this job.

Councilman Carrino said a Cathode-Ray Tube is a most sophisticated type machine. On June 1st we may not have people who operate typewriters. Councilman Carrino asserted we can get along with the land use we have right now. In light of the fact City employees are being laid off, we can do without a Cathode-Ray machine right now.

Councilman Tucker withdrew his motion to adopt the resolution. Councilman Allen withdrew his second to the motion.

A motion to table this resolution was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH P.T.M. ASSOCIATES TO CONDUCT EXPERIMENTS REGARDING WORKING HOURS FOR SUM OF \$3,000.; SOURCE OF FUNDS FOR THIS CONTRACT IS THE INTERGOVERNMENTAL PERSONNEL DEVELOPMENT ACT, RESOLUTION 7-R-x, MAY 15, 1974) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Bottone noted this is another contract with an outside firm.

A motion to table this resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-d. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ENTER INTO AGREEMENT WITH THE BUREAU OF CENSUS OF THE UNITED STATES DEPARTMENT OF COMMERCE TO LEASE ROOMS 108, 111, 111A, 113 AND 202 OF PREMISES 1 LINCOLN AVENUE, NEWARK, NEW JERSEY, FOR PERIOD OF FIVE DAYS COMMENCING APRIL 7, 1975, UPON SUCH TERMS AND CONDITIONS AS SET FORTH IN ATTACHED AGREEMENT PURSUANT TO PROVISIONS OF N.J.S.A. 40A:12-14(b).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled on this matter)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO CENTROCK CORPORATION,  
SUM OF \$1,357.83, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1972, PREMISES 234-236 CENTRAL  
AVENUE, BLOCK 398, LOT 25, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE.  
(FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO RIVIERA AGENCY, SUM  
OF \$223.60, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1974, PREMISES 21 HILLSIDE AVENUE,  
BLOCK 2666, LOT 16, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE.  
(FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO GEORGE PAGNOTTA, SUM  
OF \$602.24, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 68 MADISON  
AVENUE, BLOCK 1988, LOT 28, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE  
STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM AVANT  
LOWTHER AND DORIS LOWTHER, HIS WIFE, OWNERS OF PREMISES 38 BLUM STREET, BLOCK 306,  
LOT 16, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CHARLES  
DANIELS AND JOY L. DANIELS, HIS WIFE, OWNERS OF PREMISES 747 SOUTH 12TH STREET, BLOCK  
2632, LOT 20, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

April 16, 1975

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.            RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT S. STACK AND HELEN STACK, HIS WIFE, OWNERS OF PREMISES 245-247 HAWTHORNE AVENUE, BLOCK 3021, LOT 24, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.            RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM SHERIFF OF ESSEX COUNTY, UPON DIRECTION OF THE MUTUAL BENEFIT LIFE INSURANCE COMPANY, OWNER OF PREMISES 63 HUNTINGTON TERRACE, BLOCK 3608, LOT 5, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.            RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FRANCES C. TUCKER, WIDOW, OWNER OF PREMISES 53 WRIGHT STREET, BLOCK 2799, LOT 9, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.            RESOLUTION AUTHORIZING REFORECLOSURE BY SUMMARY PROCEEDINGS, IN REM, FOR PROPERTY AT REAR OF 663-685 DOREMUS AVENUE, BLOCK 5052, LOT 12, OWNED BY SECURITY LAND AND IMPROVEMENT CO. (TAX CERTIFICATES #24333 AND #24334 WERE SOLD JUNE 26, 1934 AND LIENS TO DATE ON SUBJECT PROPERTY AMOUNT TO \$40,331.34 INCLUDING INTEREST AND COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

1158 RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE DRAFT IN SUM OF \$500. PAYABLE TO WILLIE FORSYTHE AND NORMAN R. FRIEDMAN, ESQ., 5 COMMERCE STREET, NEWARK AND DRAFT IN SUM OF \$5,000. PAYABLE TO MARGARET C. GERALD, BLUME, KALB & WEISEMAN, ESQS., 5 COMMERCE STREET, NEWARK, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN SETTLEMENT OF CLAIM FOR INJURIES SUSTAINED BY MARGARET C. GERALD, ADULT, AND WILLIE FORSYTHE, DRIVER, RESULTING FROM AUTOMOBILE ACCIDENT AT INTERSECTION OF SOUTH TENTH STREET AND MADISON AVENUE, NEWARK, WHERE TRAFFIC LIGHT WAS MALFUNCTIONING.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Corporation Counsel Buck to meet with the Municipal Council at their pre-meeting conference May 6, 1975 to discuss this matter, was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE CHECK PAYABLE TO "REGINA MAE HOLLAND AND FREEMAN, FREEMAN AND PINKUS, ESQS.," HER ATTORNEYS, IN AMOUNT OF \$2,500., UPON RECEIPT OF DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR INJURIES SUSTAINED BY REGINA MAE HOLLAND WHEN SHE FELL ON BROKEN AND CRACKED SIDEWALK IN FRONT OF 74-76 BOSTON STREET. (MILTON REALTY CORPORATION - \$2,500., CITY OF NEWARK - \$2,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE CHECK TO JAMES R. JONES FOR \$100., UPON RECEIPT OF GENERAL RELEASE IN FAVOR OF CITY OF NEWARK TOGETHER WITH ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR PERSONAL INJURY AND DAMAGE TO HIS CAR WHILE ATTEMPTING TO PARK SAME NEAR RESIDENCE DUE TO DEEP HOLE IN KENT STREET, EXCAVATION SITE IN HAZARDOUS CONDITION DUE TO SETTLEMENT AND RAIN AFTER REPAIRS WERE MADE BY DEPARTMENT OF PUBLIC WORKS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.        RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE CHECK IN AMOUNT OF \$2,189.85  
PAYABLE TO SAM CAN, J & M GENERAL CONTRACTORS AND LUSTBADER & LUSTBADER, ESQS., 744  
BROAD STREET, NEWARK, UPON RECEIPT OF WARRANT TO SATISFY JUDGMENT, FOR CERTAIN REPAIR  
WORK PERFORMED ON CITY-OWNED PROPERTY PURSUANT TO AUTHORIZATION FROM DEPARTMENT OF  
PUBLIC WORKS FROM 1971 THROUGH 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.        RESOLUTION RATIFYING, ACCEPTING AND APPROVING, ON BEHALF OF CITY OF NEWARK,  
SETTLEMENT NEGOTIATED BY LAW FIRM OF SPECKS & GOLDBERG, IED., OF CHICAGO, ILLINOIS, WHO  
WERE RETAINED TO REPRESENT CITY IN AN ANTITRUST CASE BROUGHT AGAINST VARIOUS MANUFACTURERS  
OF CAST IRON PIPE, FOR FINAL NET SUM OF \$3,800.; AND AUTHORIZING FINANCE DIRECTOR TO  
ENDORSE SAID CHECK AND HAVE PROCEEDS THEREOF DEPOSITED IN GENERAL FUNDS OF CITY OF  
NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.        RESOLUTION DESIGNATING INTERSECTION OF THIRTEENTH AVENUE AND SOUTH SEVENTH  
STREET AS A STOP INTERSECTION AND MARKED AS PROVIDED IN SECTION 39:4-140 OF TITLE 39  
OF THE REVISED STATUTES OF STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.        RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE CHECK IN SUM OF \$3,000. TO  
ADOLFO NOGUERAS, 9 HORATIO COURT, NEWARK, NEW JERSEY, AFTER RECEIPT OF EXECUTED GENERAL  
RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN SETTLEMENT  
OF CLAIM FOR ALLEGED DISCRIMINATION AGAINST HIM BY NEWARK HUMAN RIGHTS COMMISSION AND  
CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

April 16, 1975

1160  
A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.            RESOLUTION RESCINDING RESOLUTION 7-R-bf, ADOPTED FEBRUARY 5, 1975, "RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH ESSEX UNIT, NEW JERSEY ASSOCIATION FOR RETARDED CHILDREN, INC. TO PROVIDE TRANSPORTATION FOR MAXIMUM OF FIFTEEN (15) MENTALLY RETARDED ADULTS OR CHILDREN TO ASSOCIATIONS LOCATIONS IN EAST ORANGE OR NEWARK, FOR PERIOD MARCH 1, 1975 TO AUGUST 31, 1975. (TOTAL AMOUNT TO BE RECEIVED BY CITY \$5,994.)"

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.            RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH ESSEX UNIT, NEW JERSEY ASSOCIATION FOR RETARDED CHILDREN, INC. TO PROVIDE TRANSPORTATION FOR MAXIMUM OF FIFTEEN (15) ADULTS OR CHILDREN TO ASSOCIATION'S LOCATIONS IN EAST ORANGE OR NEWARK, FOR TERM APRIL 1, 1975 TO SEPTEMBER 30, 1975. (TOTAL AMOUNT TO BE RECEIVED BY CITY - \$5,994.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.            RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY ENTITLED "UNIFIED VAILSBURG SERVICES," PROPOSED TO BE FUNDED IN THE AMOUNT OF \$95,000. BY S.L.E.P.A., \$5,278. BY THE STATE OF NEW JERSEY AND \$5,278. BY LOCAL CASH FROM PRIVATE FOUNDATIONS, TOTALING \$105,556.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

April 16, 1975

1181

7-R-x.

RESOLUTION APPROVING APPLICATION AND PLAN OF E. I. (NUMBER ONE) CORPORATION,  
AN URBAN RENEWAL CORPORATION OF STATE OF NEW JERSEY, FOR CONSTRUCTION, MAINTENANCE AND  
OPERATION OF FOUR (4) INDUSTRIAL BUILDINGS ON LAND LOCATED AT 341-543 DELANCY STREET,  
NEWARK; GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 20 YEARS FROM DATE  
OF EXECUTION OF FINANCIAL AGREEMENT, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND  
CONDITIONS OF NEW JERSEY STATUTE 40:55C-40 ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris.

Councilman Carrino asserted it would be a very bad precedent granting tax abatement to a going business. If we start giving tax abatement to operating businesses, we are going to open a "Pandora's box" for some type of tax relief.

Councilman Tucker said he was against establishing a precedent. This is a profit making venture and a business. They are expanding their operation on land where there are finished buildings on it. This expansion would create more jobs, and they are saying, in effect, that they are going to hire Newark residents and the buildings are not completed at this time. Councilman Tucker reiterated he is not in favor of granting tax abatement for completed and operative buildings. We are not actually establishing a precedent. That is why he is in favor of adopting this resolution.

Councilman James concurred with Councilman Carrino. He thinks it is a very difficult decision to make knowing the unemployment rate in the City. However, he thinks every citizen in Newark, when they hear the name Engelhard, do not equate poverty, do not equate any financial difficulties spanning from South Africa all the way to the City of Newark. Recently in the City of Newark, \$2.5 million was donated to Rutgers University to open up a business school. Tonight we witnessed the fact that individuals have come before the Council talking about General Electric having fiscal difficulties and problems and their possibility of relocating outside of the City of Newark. He would like to know if Engelhard needs help and we are going to grant them tax abatement, what are we going to do for General Electric?

Councilman Martinez recalled a few years ago, Ballantine, because the City was insensitive, they would not think of something like this, as a result 1,000 people lost their jobs and about 900 of them were Newark residents. Councilman Martinez favored giving this tax abatement because people they have spoken to indicated that the first preference for jobs in these new additions would be for Newark residents. He thinks, at this time, with the economy the way it is, this resolution is in order.

April 16, 1975

1188

Councilman Allen asserted we need housing and jobs in Newark. We cannot get anyone to build housing in Newark unless we grant tax abatement. We cannot get industry in Newark unless we grant tax abatement. Councilman Allen did not think the Council should reject tax abatement for a business that will give jobs to Newark residents.

Councilman Bottone noted this tax abatement is only being given on the new structures which are not completed. Under conditions such as these, it is very hard to do anything but go along with it especially knowing it is going to be a great asset to the City of Newark, an industry that will remain and expand in Newark.

Councilman Carrino stated in 1969 he was at the Newark Airport asking for jobs and how many jobs were going to be generated when the Airport opened and he was told 3,000 jobs. To date, the Newark Airport has laid off more people than they have hired because of the economic situation. Councilman Carrino declared he is not against tax abatement. He does not want to open up a "Pandora's box." Engelhard is not losing money in Newark. As Councilman James said, he does not know what we are going to do if we grant Engelhard a tax abatement and people from General Electric are looking for a community campaign to keep General Electric in Newark. The next time they come here they will be asking for a tax abatement for General Electric. General Electric is not losing money throughout the world, maybe they are losing money in Newark, maybe that is the same with Engelhard. Homeowners will be asking for tax abatement the way things are going. Councilman Carrino asserted if we are going to give tax abatement to a business, then we are going to have to play with the cards where they fall. He is totally against tax abatement for Engelhard, no matter what the situation.

Councilman Tucker thought Engelhard was applying for Fox Lance so it is only a limited abatement.

The City Clerk related the application is for tax abatement for four buildings and land upon which those buildings are being built. Under the regular assessing formula, Engelhard will pay 2% of the construction cost which is \$119,000., in addition to which the tax abatement is for a period of not more than twenty years, which is less than the customary period for tax abatement which the Council has been acting on in other cases. Engelhard continues to pay taxes on the present holdings which are quite sizable in that area.

Councilman Tucker emphasized he is not in favor of establishing a precedent. He is concerned with economic development of the City of Newark. We are talking about buildings which are not completed. Councilman Tucker declared he is not concerned with Engelhard nor does he support Engelhard's activities in Rhodesia and is in no way endorsing that kind of action. In no way whatsoever is his particular support of this tax



April 16, 1975

abatement hooked up to Engelhard's policies and procedures as to how they function, not only in America but throughout the world. 1163

Councilman Allen reiterated Engelhard is expanding in the City of Newark and will hire Newark residents. He said when Council Members met with representatives of General Electric last week, it was brought out that they were moving out of Newark because people were afraid to come into Newark to work, therefore, they cannot get the professional help which they need. That is different from Engelhard who is expanding and employing Newark people. We need Engelhard Industries in Newark.

Councilman James reiterated we are talking about Engelhard Industries who have extensive holdings in South Africa, donated \$2.5 million to Rutgers University to build a business school. He does not believe this firm has financial hardship. Homeowners have come before the Municipal Council asking them to stop granting tax abatements. We do need to attract new industry. Engelhard is known throughout the world and before he grants tax abatement to them, he would like to see their withholding tax statement.

Councilman Tucker said he did not want to get into the merits and demerits of Engelhard because that is not the question. He thinks their demerits far outweigh their merits. The question is the economic development of Newark and jobs for Newark citizens. He is hopeful the Council will look at it in that vein.

President Harris said it could very well be a precedent. This Council is willing to do whatever is legal within their purview to attract business in the City, to create job opportunities for 25% unemployed residents of Newark, with one out of every three persons on welfare. Industries have left the City of Newark and relocated in outlying communities because the governing bodies saw fit to make it attractive for industry to locate. There is no doubt there will be an all-out campaign to keep General Electric in the City of Newark. President Harris assured if General Electric presented a proposal to the City to build a new plant in the City of Newark and hire 500, 1000 additional Newark people, he would certainly be receptive in granting tax abatement to General Electric, Westinghouse or any other company which is going to make job opportunities for Newark residents.

President Harris contended with all sincerity we must attract industry to the City of Newark and he did not think it fair and reasonable to equate the housing situation because that particular tax abatement which the Council refused to grant was because of certain things associated with one individual. President Harris felt in all honesty if this is going to provide job opportunities in Newark, the Council should go for it.

1164

Councilman Carrino agreed we should attract industry in Newark. However, Engelhard has been in Newark for at least 35 years and he is certain they have done pretty well being located in Newark. Now, because of a situation, whatever plans they have which may be economically unfeasible at this time, does not mean we should give them tax abatement. This is not a new business coming into Newark. We are not attracting them. Engelhard is expanding into an area which is right now a little slow economically, so we are going to lock into 20 years of a tax abatement. Maybe they will hire 100 Newark residents, but look at the money we are losing because of tax abatement.

President Harris said he hoped that in the 20 years that this is alive, it will offer job opportunities to Newark residents for 20 years.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano, James.

7-R-y.

RESOLUTION APPROVING APPLICATION FOR AMENDMENT TO FINANCIAL AGREEMENT GRANTING TAX ABATEMENT TO CENTER CITY HOUSING COMPANY, NO. 9, A LIMITED DIVIDEND, LIMITED PARTNERSHIP OF STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT HOUSES AT 18-20, 22-24 AND 26-28 WEST KINNEY STREET, NEWARK, (RESOLUTION NO. 7-R-a, ADOPTED JUNE 27, 1973) TO REQUIRE CONSTRUCTION BE COMMENCED BY SEPTEMBER 1, 1975; AND AUTHORIZING MAYOR TO EXECUTE AMENDMENT TO AFORESAID AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING CORPORATION COUNSEL, ON BEHALF OF CITY OF NEWARK, TO ENTER INTO CONTRACT WITH AFFILIATED REALTY SERVICES TO COMPLETE AND SUBMIT APPRAISAL IN CONNECTION WITH LAWSUIT CITY OF NEWARK VS. SPIN REALTY, TO SET ASIDE AN AGREEMENT BETWEEN THE PARTIES WHEREBY DEFENDANT LEASED APPROXIMATELY 105 ACRES OF PLAINTIFF'S WATERSHED PROPERTY IN JEFFERSON TOWNSHIP, MORRIS COUNTY, NEW JERSEY, FOR \$3,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ., AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

April 16, 1975

1185

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.      RESOLUTION AUTHORIZING MAYOR AND CITY CLERK TO EXECUTE AGREEMENT, ON BEHALF OF CITY OF NEWARK, DESIGNATED AS P.U.A. 133-78-5-NJ-1-78-5 (14)(57), CONTRACT #7 WATER FACILITIES (FIRE HYDRANT), WITH THE STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, FOR RELOCATION OF CITY-OWNED FIRE HYDRANT AND OTHER MISCELLANEOUS WORK UNDER JURISDICTION OF NEWARK DEPARTMENT OF PUBLIC WORKS NECESSITATED BY CONSTRUCTION OF ROUTE 78 IN CITY OF NEWARK; DIRECTING DIRECTOR OF PUBLIC WORKS TO FILE WITH STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION APPROPRIATE INVOICES FOR WORK PERFORMED BY CITY. (CITY WILL INCUR NO EXPENSE FOR PERFORMANCE OF WORK BEYOND THAT WHICH IS REIMBURSED BY THE STATE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.      RESOLUTION AUTHORIZING MAYOR AND CITY CLERK TO EXECUTE AGREEMENT, ON BEHALF OF CITY OF NEWARK, DESIGNATED AS PUA-115B-78-5AE&5AG; NJ-1-78-5(30)56, CONTRACT #7 (WATER FACILITIES) WITH THE STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, FOR RELOCATION OF CERTAIN WATER FACILITIES UNDER JURISDICTION OF CITY OF NEWARK, NECESSITATED BY CONSTRUCTION OF ROUTE 78 IN CITY OF NEWARK; DIRECTING DIRECTOR OF PUBLIC WORKS TO FILE WITH STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION APPROPRIATE INVOICES FOR WORK PERFORMED BY CITY. (CITY WILL INCUR NO EXPENSE FOR PERFORMANCE OF WORK BEYOND THAT WHICH IS REIMBURSED BY THE STATE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1166  
7-R-bc.

RESOLUTION AUTHORIZING MAYOR AND CITY CLERK TO EXECUTE AGREEMENT, ON BEHALF OF CITY OF NEWARK, DESIGNATED AS PUA-115D-78-5AE&5AG; NJ-1-78-5(30)(56), CONTRACT #16, OFF SITE WATER FACILITIES - BRANCH BROOK PARK, WITH THE STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, FOR REVISION AND MODIFICATION TO CERTAIN WATER FACILITIES LOCATED IN BRANCH BROOK PARK, UNDER JURISDICTION OF CITY OF NEWARK; DIRECTING DIRECTOR OF PUBLIC WORKS TO FILE WITH STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION APPROPRIATE INVOICES FOR WORK PERFORMED BY CITY. (CITY WILL INCUR NO EXPENSE FOR PERFORMANCE OF WORK BEYOND THAT WHICH IS REIMBURSED BY THE STATE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING MAYOR AND CITY CLERK TO EXECUTE AGREEMENT ON BEHALF OF CITY OF NEWARK, DESIGNATED AS PUA-120C-78-5AE&5AG; NJ-I 78-5(30)(56), CONTRACT #15, (TRAFFIC SIGNAL FACILITIES) WITH THE STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, FOR RELOCATION OF CERTAIN TRAFFIC SIGNAL EQUIPMENT UNDER JURISDICTION OF CITY OF NEWARK; DIRECTING DIRECTOR OF PUBLIC WORKS TO FILE WITH STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION APPROPRIATE INVOICES FOR WORK PERFORMED BY CITY. (CITY WILL INCUR NO EXPENSE FOR PERFORMANCE OF WORK BEYOND THAT WHICH IS REIMBURSED BY THE STATE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION TO UNDERTAKE CONSTRUCTION OF VARIOUS TOPICS PROJECTS UNDER FEDERAL AID URBAN SYSTEM, AT ESTIMATED COST \$309,800. (FRELINGHUYSEN AVENUE CORRIDOR (1) - ESTIMATED COST \$121,200.; ELIZABETH AVENUE AND MEEKER AVENUE (8) - ESTIMATED COST \$57,000.; WEST MARKET STREET AND BERGEN STREET (12) - ESTIMATED COST \$61,700.; CENTRAL AVENUE AND HIGH STREET (13) - ESTIMATED COST \$40,900.; MULBERRY STREET AND PARK PLACE (17) - ESTIMATED COST \$29,000.); AND THAT THE STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION EXECUTE CONTRACT WITH CONSULTING ENGINEERING FIRM TO PROVIDE FOR FINAL DESIGN AND CONSTRUCTION PLANS FOR PROJECTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

April 16, 1975

1187

A motion to adopt the resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING OF CITY OF NEWARK, ON BEHALF OF CITY OF NEWARK, TO FILE WITH NEW JERSEY DEPARTMENT OF TRANSPORTATION AN APPLICATION FOR URBAN AID TO RECONSTRUCT DOREMUS AVENUE IN ITS ENTIRETY, WITH EXCEPTION OF BRIDGE OVER PENN CENTRAL AND LEHIGH VALLEY RAILROADS (OAK ISLAND YARDS) UNDER THE FEDERAL AID URBAN SYSTEM; AND THAT THE STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION EXECUTE CONTRACT WITH CONSULTING ENGINEERING FIRM TO DEVELOP CONSTRUCTION PLANS FOR SAID PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING FORECLOSURE BY SUMMARY PROCEEDINGS, IN REM, FOR PROPERTY AT 699-711 SPRINGFIELD AVENUE, BLOCK 2639, LOT 6, OWNED BY HUNGARIAN REFORMED FEDERATION OF AMERICA. (TAX CERTIFICATE NO. 45288 WAS SOLD DECEMBER 4, 1972 AND LIENS TO DATE ON SUBJECT PROPERTY AMOUNT TO \$76,324.71, INCLUDING INTEREST AND COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION CANCELLING REVENUE RECEIVABLES AND ADJUSTING RESERVES (SHADE TREES-\$1,493.25, PORTABLE POOL PROGRAM-\$1,339.64, CODE ENFORCEMENT GRANT-\$2,942.00, PUBLIC BUILDINGS MISCELLANEOUS RENTS-\$13,488.00, TOTALING \$19,262.89) WHICH ARE NOT COLLECTIBLE OR RESPONSIBILITY FOR COLLECTION WAS TRANSFERRED TO ANOTHER AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1168 7-R-bi.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, PROPERTY IDENTIFICATION PROGRAM, \$27,337.; ITEM AVAILABLE FROM HIGH IMPACT ANTI-CRIME PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1975 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION, COMMUNITY DEVELOPMENT BLOCK GRANT \$19,410,000.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR THE COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

EMERGENCY RESOLUTION APPROPRIATING \$5,245., UNCLASSIFIED PURPOSES, OTHER EXPENSES, HIGH IMPACT PROPERTY IDENTIFICATION PROGRAM, MUNICIPAL SHARE; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1975 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION AUTHORIZING TAX COLLECTOR TO EXECUTE CONTRACT WITH MUNICIPAL SERVICES COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO PREPARATION OF PLEADINGS, SEARCHES AND OTHER DOCUMENTS NECESSARY TO FORECLOSE IN REM 750 PROPERTIES, COST OF AFORESAID WORK, \$9,500.00 SHALL BE PAID FROM FUNDS APPROPRIATED FOR THIS PURPOSE IN ACCOUNT 7104. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ., AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by

Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1189

7-R-bm.      RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO ACCEPT THE RECENTLY CON-  
STRUCTED SEWER ON AVENUE "C" AND VANDERPOOL STREET INSTALLED BY E. I. DU PONT DE NEMOURS  
AT NO EXPENSE TO THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.      RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT TOTALLING  
\$15,749. WITH BUJAC DEMOLITIONS, INC.-\$7,699. (2 BUILDINGS); PMA DEMOLITION AND  
CONSTRUCTION, INC.-\$4,750. (1 BUILDING) AND WILLIAM M. YOUNG AND COMPANY, INC.-\$3,300.  
(1 BUILDING), LOWEST RESPONSIBLE BIDDERS, FOR DEMOLITION OF BUILDINGS AS SPECIFIED IN  
ATTACHED SCHEDULE #1, IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; TOTAL AMOUNT  
SHALL BE PAID FROM THE SAFE AND CLEAN STREETS PROGRAM BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.      RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION  
TO UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE REQUESTING FUNDS TO CONTINUE  
NEWARK CHILDHOOD LEAD POISONING AND CONTROL PROJECT; TOTAL ESTIMATED BUDGET \$629,380.  
(FEDERAL GRANT-\$386,802., CITY IN-KIND CONTRIBUTION-\$242,578.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.      RESOLUTION AUTHORIZING COURT ADMINISTRATOR, ON BEHALF OF CITY OF NEWARK, TO  
EXECUTE CONTRACT AWARDED TO ARTHUR YOUNG AND COMPANY FOR PROFESSIONAL CONSULTANT  
SERVICES WITH RESPECT TO DEVELOPING A COMPREHENSIVE PLAN FOR A NEWARK MUNICIPAL COURT

1170

MANAGEMENT INFORMATION SYSTEM FOR \$29,000.; SAID FUNDS SHALL BE PROVIDED FOR BY GRANT FROM THE STATE LAW ENFORCEMENT PROJECT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO CHAPTER 198, LAW OF 1971, N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq. RESOLUTION AUTHORIZING MAYOR TO AFFIX HIS SIGNATURE TO ORIGINAL SAID ANNEXED THIRTEENTH SUPPLEMENTAL AGREEMENT WHEREIN THE PORT AUTHORITY HAS AGREED TO RELEASE ITS RIGHT, TITLE AND INTEREST IN CERTAIN LANDS SUBJECT TO RESTRICTIONS THAT IN ORDER TO INSURE THE CONTINUED SAFE AND EFFICIENT OPERATION OF THE AIR TERMINAL, NEITHER THE CITY, NOR ITS ASSIGNEES OR GRANTEES, WILL AUTHORIZE CONSTRUCTION OF ANY STRUCTURES ON PARCEL A OR PARCEL B WITHOUT WRITTEN CONSENT OF THE PORT AUTHORITY; FURTHER SUCH RELEASE SHALL NOT MODIFY ANY OTHER TERM OF THE ORIGINAL AGREEMENT, OR ITS SUPPLEMENTS, OTHER THAN EXPRESSLY STATED HEREIN.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br. RESOLUTION CANCELLING WATER-SEWER CHARGES TOTALING \$9,087.52, ON PROPERTIES WHICH CITY OF NEWARK, NEW JERSEY OBTAINED TITLE THROUGH IN REM FORECLOSURE AS PER ATTACHED LIST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs. RESOLUTION AMENDING RESOLUTION 7-R-k, MARCH 5, 1975, "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH ST. ANN'S BILINGUAL LEARNING CENTER/THE ALTERNATE HIGH SCHOOL FOR OPERATION OF EDUCATIONAL TRAINING PROGRAM FOR STUDENTS 16 TO 22 YEARS OF AGE IN SUM OF \$74,010., SOURCE OF FUNDS FOR THIS CONTRACT



April 16, 1975

1478  
IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED, TITLE VI. (CONTRACT  
AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A.  
40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)," BY  
CHANGING SOURCE OF FUNDS TO COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt. RESOLUTION AMENDING RESOLUTION 7-R-Sa, MARCH 27, 1975, "RESOLUTION AUTHORIZING  
MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH TERRY CAREER INSTITUTE FOR  
OPERATIONS OF A VOCATIONAL TRAINING PROGRAM FOR ITS PARTICIPANTS IN SUM OF \$113,475.,  
SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973,  
AS AMENDED, TITLE VI. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL  
PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION  
AND CONTRACT AWARDED)," BY CHANGING SOURCE OF FUNDS TO COMPREHENSIVE EMPLOYMENT AND  
TRAINING ACT OF 1973, TITLE II.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu. RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO NEW JERSEY CANDY COMPANY,  
39 FERRY STREET, NEWARK, NEW JERSEY 07105, THE SUM OF \$290.18, NOW ON THE RECORDS OF  
WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO PAYMENTS MADE ON ERRONEOUS CHARGES RENDERED  
ON ACCOUNT NO. 09/467/0550/00 41 FERRY STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv. RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO REGAL FUNDING COMPANY, 301  
MAIN STREET, ORANGE, NEW JERSEY 07050, \$488.66, CREDIT BALANCE NOW ON THE RECORDS OF  
WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO PAYMENTS MADE ON OVERESTIMATED CHARGES  
RENDERED ON ACCOUNT NO. 04/175/2400/00 - 104 SOUTH SIXTH STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

11372 A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw. RESOLUTION AMENDING RESOLUTION 7-R-dd, NOVEMBER 20, 1974, AUTHORIZING THE LEASING OF CERTAIN LAND OWNED BY THE CITY OF NEWARK, NEAR THE INTERSECTION OF ROUTES 1-9 AND ROUTE 22 TO NORRIS INDUSTRIES, INC., FOR \$21,652.67 PER ANNUM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH WORLDWIDE EDUCATIONAL SERVICES UNLIMITED TO PROVIDE SEWING MACHINE OPERATION TRAINING AND LANGUAGE SKILL IMPROVEMENT FOR SUM NOT TO EXCEED \$23,350.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano.

7-R-bv. RESOLUTION AMENDING RESOLUTION 7-R-ds, DATED SEPTEMBER 4, 1974 AND ENTITLED "RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED 'IMPACT PROPERTY IDENTIFICATION PROGRAM'" BY CORRECTING THE GRANT DOLLAR AMOUNT OF \$47,212. TO \$27,337.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

April 16, 1975

7-R-bz.

11473  
RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH

THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "IMPACT PROPERTY IDENTIFICATION PROGRAM." (LEAA - \$27,337., CASH - \$5,245., CASH CREDIT TO IMPACT PART C OVERMATCH POOL - \$2,208.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF NEWARK OFFICE CONSUMER ACTION TO ENTER INTO CONTRACT WITH THE SYSTEMS DISCIPLINE INCORPORATED FOR THE PURPOSE OF PERFORMING SERVICES IN THE AREA OF DEVELOPING A COMPLAINT PROCESSING SYSTEM FOR SUM NOT TO EXCEED \$9,295.; CONTRACT COST HAS BEEN ALLOCATED IN NEWARK OFFICE OF CONSUMER ACTION BUDGET AND NO ADDITIONAL CITY FUNDS ARE REQUIRED. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez.

Councilman James noted the Director of Newark Office of Consumer Action was in the audience. He stated the Council was informed that Newark is not responsible or liable and there are increasing complaints coming into the City. The Director forwarded a lengthy document as to how to improve the complete process. Not one penny is charged to the City and in view of increasing complaints, Councilman James opined the Council act for the citizens of Newark.

Councilman Tucker said it is important to understand two projects are being merged, Consumers Affairs Project and Action Now. Their basic task is to respond to specific complaints. With the consolidation of these two agencies, they can develop an accountability system to speed up the process and assure that complaints are handled in an expeditious and efficient manner. Councilman Tucker added he is not saying the responsibility eliminates their responsibility as Councilmen but these agencies have been of great assistance to the Council. Councilman Tucker urged the Council to support this resolution.

Councilman Carrino asserted there are two or three companies in Newark, paying taxes to Newark, which could provide the same services. This is a New York company and

April 16, 1975

1184

he is certain someone in Newark should be able to do the job. Councilman Carrino declared he will support Newark companies which are paying taxes in Newark.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino.

7-R-cb.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH MT. CARMEL GUILD WHEREIN MT. CARMEL GUILD WILL PERFORM PART OF THE CITY OF NEWARK'S SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTHS (SPEDY) FOR SUM NOT TO EXCEED \$448,093.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED) (MT. CARMEL GUILD TO RECRUIT APPROXIMATELY 600 YOUTHS FOR SUCH PROGRAM SO AS TO INCLUDE YOUTHS FROM SELECTED PAROCHIAL SCHOOLS AND SPECIAL SCHOOLS)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Manpower Director Wheeler met with the Council April 15, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH BLACK STAR COMMUNITY CORPORATION WHEREIN BLACK STAR COMMUNITY CORPORATION WILL PROVIDE SUPPORTIVE SERVICES TO YOUTH, IN CONJUNCTION WITH THE PROVISION OF SIMILAR SERVICES TO THE FAMILIES OF YOUTH FOR SUM NOT TO EXCEED \$8,780.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

April 16, 1975

11275

7-R-cd.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION (MPDO/CDA) TO APPLY FOR AND ACCEPT A "YOUTH SERVICES AGENCY" ACTION GRANT AWARD FROM THE STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA) IN AMOUNT OF \$163,399.; FURTHER AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT OFFICE TO CONTRIBUTE \$8,169.50 OF CITY FUNDS AS THE LOCAL SHARE FOR THIS PROJECT AND NO OTHER CITY FUNDS WILL BE REQUIRED. (SLEPA-\$163,399., STATE-\$8,169.50 AND LOCAL-\$8,169.50, CASH MATCH (PLANNED VARIATIONS/MODEL CITIES), TOTAL \$179,738.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT, ON BEHALF OF CITY OF NEWARK, WITH INDUSTRIAL RESURFACING COMPANY, INCORPORATED, 263 ROOSEVELT AVENUE, ELMWOOD PARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT #75-10; REHABILITATION OF ROOFING FOR ENGINE #28, 701 NORTH 6TH STREET, NEWARK, NEW JERSEY, FOR \$3,989. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDING FOR AFORESAID PROJECT HAS BEEN PROVIDED FOR BY BOND ORDINANCE 6-S & F-k, MAY 1, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION APPOINTING HENRY MARTINEZ, CONSTABLE, FOR A TERM ENDING DECEMBER 31, 1975 AND APPROVING HIS BOND AS TO SUFFICIENCY.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$206. TO MS. SHIRLEY GREEN, RENT CONTROL COORDINATOR TO ATTEND MEETING WITH THREE OTHER REPRESENTATIVES AT HUD BUILDING, WASHINGTON, D. C., APRIL 15, 1975; TO BE PAID FROM CODE 7102, OFFICE OF THE MAYOR, DIVISION OF RENT CONTROL.

April 16, 1975

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled on this matter)

1176  
A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino.

7-R-ch.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH RELIABLE TREE CARE, 488 WASHINGTON AVENUE, RIDGEFIELD, NEW JERSEY, ONLY BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-04; SHADE TREE PRUNING, FOR TOTAL SUM OF \$16,000. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS FOR THIS CONTRACT PROVIDED FOR BY HIGH IMPACT PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The Council directed the City Clerk to forward communication to the Director of the Department of Recreation and Parks directing that tree care crews regularly assigned to police districts 511, 512 and 513 in the South Ward and 311 and 313 in the East Ward should be delegated to areas in the North, West and Central Wards to help catch up on the backlog of tree care activities in the City.

7-R-ci.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH GUASTO CONSTRUCTION COMPANY, 9 DODD STREET, EAST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-06; RECONSTRUCTION AND CONSTRUCTION OF COOPER MEMORIAL PARK (OSL-NJ-02-39-1116) FOR TOTAL SUM OF \$214,450. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED 10 PER CENT (10%) OF CONTRACT BID PRICE OR \$2,500. EACH, WHICHEVER IS LESSER, BASED ON UNIT PRICES IN THE PROPOSAL; FUNDS FOR THIS CONTRACT PROVIDED FOR BY UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OPEN SPACE PROGRAM - \$3,000,000., RESOLUTION 7-R-o, APRIL 3, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

April 16, 1975

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF STREETS AND SIDEWALKS, FROM OTHER SALARIES AND WAGES TO MASON AND MASON AND PLASTERER HELPER; TRANSFERRING FUNDS FROM OTHER SALARIES AND WAGES TO UNCOMMON TITLES. THESE TITLES WERE PLACED IN OTHER SALARIES AND WAGES/COMMON TITLES ERRONEOUSLY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF TRAFFIC AND SIGNALS, FROM OTHER SALARIES AND WAGES TO SIGN DESIGNER PROCESSOR AND LETTERER FOREMAN AND TRAFFIC SIGNAL MECHANIC; TRANSFERRING FUNDS FROM OTHER SALARIES AND WAGES TO UNCOMMON TITLES. THESE TITLES WERE PLACED IN OTHER SALARIES AND WAGES/COMMON TITLES ERRONEOUSLY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cl.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH MANAGISTICS, INC. FOR PROVIDING MANAGERIAL ASSISTANCE FOR THE CONTROLLED OPERATION OF THE SPEDY '75 PAYROLL FOR SUM NOT TO EXCEED \$29,600.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED UNDER PROVISIONS OF LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6, BECAUSE DELIVERY OF SERVICES REQUIRED ARE OF AN IMMEDIATE NATURE; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was returned to Administration April 2, 1975)

(Manpower Director Wheeler met with the Council April 15, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano.

1178

MOTIONS.

7-M-a.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE OFFICE OF MANPOWER TO SUBMIT A LEASE FOR PROPERTY AT 37 BROADWAY, NEWARK, NEW JERSEY, OCCUPIED BY COMPREHENSIVE MANPOWER DELIVERY SYSTEM; FURTHER TO REQUEST THE MUNICIPAL COMPTROLLER BY WHAT AUTHORITY HE IS EXPENDING FUNDS WITH RESPECT TO THIS LEASE SINCE SAID LEASE HAS ALREADY EXPIRED, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

Councilman Martinez recommended the City Clerk prepare an ordinance requiring that all new housing under construction in Newark must be equipped with an automatic fire alarm system. He maintained that 50% of the deaths caused by house or apartment fires in Newark might have been avoided if the dwellings had fire alarms, according to a recent survey of municipal services conducted by the Insurance Service Office in New York. Councilman Martinez stated the cost of installing an alarm can range from \$35.00 up, which he felt is a cheap price to pay for saving a human life. The installation of these alarms also would reflect a decrease in the costs of homeowners' fire insurance premiums. This proposed ordinance would have particular effect on the East Ward, where more private building is under construction than in any other area in the City.

Councilman Tucker recommended that the ordinance not only deal with fire detectors but also require that a high rise structure within the City of Newark install an automatic sprinkler system above the fifth floor. In talking with some of the representatives, they felt it might create havoc with some of the building that is currently taking place. Councilman Tucker felt if sprinklers are not included, we may have a situation such as we have in Scudder Homes and other housing projects. Hoses are removed from the buildings and when there is a fire above the fifth floor, the Fire Department must run all the way from the basement to the twelfth floor and pull the hoses accordingly. Councilman Tucker requested the Council discuss this matter with the Fire Department.

A MOTION REQUESTING THE CITY CLERK TO INVITE FIRE DIRECTOR CAUFIELD TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR NEXT SPECIAL CONFERENCE APRIL 22, 1975 TO DISCUSS THE POSSIBILITY OF REQUIRING ALL NEW HOUSES UNDER CONSTRUCTION TO BE EQUIPPED WITH AN AUTOMATIC FIRE ALARM SYSTEM AND THE RAMIFICATIONS INVOLVED IN CONNECTION THEREWITH, was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:



April 16, 1975

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, <sup>11789</sup>Martinez, Tucker, Villani, President Harris.

7-M-c.            A MOTION DIRECTING THE CITY CLERK TO PREPARE A RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY COMMENDING MS. CONSTANCE WOODRUFF FOR OUTSTANDING CONTRIBUTIONS TO THE NEWARK COMMUNITY, ACHIEVEMENTS IN THE FIELD OF ORGANIZED LABOR AND ACTIVIST EFFORTS ON BEHALF OF WOMEN AND MINORITY GROUPS, was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-d.            A MOTION THAT THE NEWARK MUNICIPAL COUNCIL COMMUNICATE WITH GENERAL ELECTRIC STIPULATING THE COUNCIL'S CONCERN OVER THE POSSIBILITY OF CLOSING DOWN THEIR PLANT WITHIN THE CITY OF NEWARK AND REQUESTING A MEETING AS SOON AS POSSIBLE WITH REPRESENTATIVES OF GENERAL ELECTRIC, REPRESENTATIVES FROM THE NEWARK ECONOMIC DEVELOPMENT CORPORATION, THE MAYOR AND REPRESENTATIVES OF THE INTERNATIONAL UNION OF ELECTRICAL, RADIO AND MACHINE WORKERS TO DISCUSS A BASIC STRATEGY AS TO HOW THE CITY COULD BE OF ASSISTANCE TO GENERAL ELECTRIC TO PERPETUATE THEIR STAY IN THE CITY OF NEWARK, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

(In connection with this matter, see Pages 38 and 39 in the minutes of this meeting)

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.            The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 31, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT ON BEHALF OF CITY OF NEWARK, FOR THE BENEFIT OF THE NEWARK HIGH IMPACT ANTI-CRIME PROGRAM, WITH ELWOOD ASSOCIATES, INC. TO LEASE FACILITY SPACE AT 215 CENTRAL AVENUE, NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID SPACE FOR TERM OF SEVENTEEN (17) MONTHS, COMMENCING ON MAY 1, 1975 AND ENDING ON SEPTEMBER 30, 1976 AT A RENTAL OF \$28,333.33 FOR THE TERM)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 7, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker,

seconded by Councilman Allen and adopted by the following votes:

1180 Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED APRIL 7, 1975, NOMINATING PEARL BEATTY, 118 BARCLAY STREET, NEWARK, NEW JERSEY, SUBJECT TO CONFIRMATION BY THE MUNICIPAL COUNCIL, FOR APPOINTMENT AS COMMISSIONER OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, FOR A TERM EXPIRING APRIL 20, 1980.

(Copy of communication submitted to each Member of the Council)

(Ms. Beatty met with the Council April 15, 1975)

A motion to confirm the nomination of Pearl Beatty, 118 Barclay Street, Newark, New Jersey, as Commissioner of the Housing Authority of the City of Newark, for a term expiring April 20, 1980, was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 7, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 41 BURNETT STREET, NEWARK, NEW JERSEY, BLOCK 43, LOT 30, TO NEW JERSEY INSTITUTE OF TECHNOLOGY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$2,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 7, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 7, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 2, CHAPTER 7, ARTICLE 1, SECTION 2:7-3 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY ENTITLED 'FISCAL ADVISORY BOARD.'

(To increase Board's membership to eight (8) members rather than present total of seven (7) members)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 7, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 7, 1975, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE QUINNE NARCOTICS PROGRAM, INC. FOR PREMISES COMMONLY KNOWN AS 214-216 SPRINGFIELD AVENUE, BLOCK 237, LOT 46 FOR THE SUM OF \$100. PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF THREE (3) YEARS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 7, 1975, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE SOUTH WARD BOYS' CLUB, INC. FOR PREMISES COMMONLY KNOWN AS 386-390 HAWTHORNE AVENUE, BLOCK 3617, LOTS 5, 7 FOR THE SUM OF \$100. PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF THREE (3) YEARS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 7, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

April 16, 1975

MISCELLANEOUS.

14821-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from March 25, 1975 to April 8, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Lucy's Society	6544 (Amended)
St. Benedict's Mothers' Guild	6545 (Amended)
General Committee of St. Aloysius Roman Catholic Church	6590 (Amended)
Sherman Community Center	6625
Sisterhood Congregation B'nai Zion	6779
Babyland Nursery Inc.	6784
St. Lucy's Society	6785
St. Stanislaus Roman Catholic Church	6789
Dominican Fathers	6796
Melvin Spitz Chapter #3 DAV Auxiliary	6797

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart Cathedral, Vailsburg	6623 (Amended)
Eastern Rite Mission of the Most Holy Redeemer of New Jersey	6780
Blessed Sacrament Church	6781
Blessed Sacrament Church	6782
Holy Name Society of Blessed Sacrament Church	6783
Society of Holy Rosary of St. Francis Xavier Church	6786
Sacred Heart Church	6787
Church of Our Lady of Good Counsel	6788
North Jersey Community Union	6790
The College Women	6791
St. Michael's Parent Teachers Guild	6792
St. Michael's Parent Teachers Guild	6793
St. Michael's Parent Teachers Guild	6794
St. Michael's Seton Library Guild	6795

A motion to concur in the report was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

April 16, 1975

ADJOURNMENT.

2183

12.

A motion to adjourn this meeting was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 12:30 A. M., Thursday, April 17, 1975.

APPROVED:



Frank D'Ascensio

City Clerk



Earl Harris

President



1384  
May 7, 1975

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Herbert Johnson, Cathedral Episcopal Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Leo Bernheim, Sergeant-at-Arms.

A motion to consider Resolution 7-R-i on this Calendar at this time was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-i.

RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY

COMMENDING MS. CONSTANCE WOODRUFF FOR OUTSTANDING CONTRIBUTIONS TO THE NEWARK COMMUNITY, ACHIEVEMENTS IN THE FIELD OF ORGANIZED LABOR AND ACTIVIST EFFORTS ON BEHALF OF WOMEN AND MINORITY GROUPS.

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

Councilman James called upon representative of Chancellor Avenue Fathers Club and Councilman Earl Williams from the City of East Orange to come to the podium. Plaques were presented to Ms. Constance Woodruff. Councilman James presented a plaque on behalf of the South Ward Little City Hall.

President Harris noted Councilwoman Marie L. Villani was not present and wished to extend her personal congratulations to Ms. Woodruff and regrets she was unable to be at this meeting because of an injury.

The City Clerk read communication from Mrs. Villani extending her best wishes to Ms. Woodruff.

President Harris on behalf of the Municipal Council presented an engrossed copy of this resolution and Councilman James presented a corsage to Ms. Woodruff on behalf of the Municipal Council

Ms. Woodruff expressed her sincere thanks to the Members of the Municipal

May 7, 1975

1185

Council for the honor that was bestowed upon her by this resolution.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-121 AND R-123 FROM MARCH 24, 1975 TO MARCH 28, 1975 AND LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-123 FROM MARCH 31, 1975 TO APRIL 4, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM MARCH 24, 1975 TO MARCH 28, 1975 AND FROM MARCH 31, 1975 TO APRIL 4, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-b.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF MARCH, 1975.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-c.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD MARCH 19, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD MARCH 19, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.



4-e. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD MARCH 20, 1975.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-f. The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD FEBRUARY 28, 1975.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-g. The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF SCHOOL ESTIMATE, MARCH 14, 1975.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-h. The City Clerk presented 1974 ANNUAL REPORT OF OFFICE OF THE CITY CLERK.

A motion that the Annual Report be received and placed on file was made by President Harris, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-i. The City Clerk presented 1974 ANNUAL REPORT, FIRE DEPARTMENT.

A motion that the Annual Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-j. The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF MARCH, 1975.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

May 7, 1975

1187<sup>4-k.</sup>

The City Clerk presented 1974 ANNUAL REPORT, DEPARTMENT OF RECREATION AND PARKS.

A motion that the Annual Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-l.

The City Clerk presented QUARTERLY FINANCIAL REPORT ENDING MARCH 31, 1975 FOR YOUTH DEVELOPMENT CLINIC OF NEWARK, SUBMITTED TO THE STATE OF NEW JERSEY BY SAUL EISENBERG, EXECUTIVE DIRECTOR.

(Copy submitted to each Member of the Council)

A motion that the Quarterly Financial Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-m.

The City Clerk presented REPORT OF NEWARK HOUSING DEVELOPMENT AND REHABILITATION CORPORATION, MODEL CITIES PROGRAM, OCTOBER 31, 1974, SUBMITTED BY M. D. OPPENHEIM & COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-n.

The City Clerk presented REPORT OF THE NEIGHBORHOOD STABILIZATION AND BUILDING IMPROVEMENT PROJECT, MODEL CITIES PROGRAM, FOR TWO YEAR PERIOD ENDED OCTOBER 31, 1974, SUBMITTED BY ROSS, STEWART AND BENJAMIN, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted by each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-o.

✓ The City Clerk presented EVALUATION REPORT FOR DEMOLITION BY CONTRACT, DEMOLITION BY TEAM AND VACANT LOT CLEAN UP, DATED MARCH, 1975, SUBMITTED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

(Copy submitted to each Member of the Council)

May 7, 1975

1148

A motion to receive this Evaluation Report and staff study be made for report to the Council was made by President Harris, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-p. The City Clerk presented EVALUATION REPORT OF YOUTH SERVICES AGENCY, NEWARK ECONOMIC DEVELOPMENT CORPORATION, CONSUMER ACTION PROGRAM, NEWARK DEVELOPMENT AND REHABILITATION CORPORATION AND PROJECT WE, DATED APRIL, 1975, SUBMITTED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

(Copy submitted to each Member of the Council)

A motion to receive these Evaluation Reports and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-q. The City Clerk presented EVALUATION REPORTS OF NEWARK HIGH IMPACT PROGRAM - VINDICATE SOCIETY PROJECT, THE NEW-ARK RESIDENTIAL SCHOOL PROJECT, INDEPENDENCE HIGH ALTERNATIVE PROJECT, THE 24-HOUR HOUSING SECURITY PATROL PROJECT, IMPACT TEAM POLICING PROJECT, NORTH WARD COMMUNITY YOUTH PROJECT, MORROW PROJECT OF THE NEW JERSEY ASSOCIATION ON CORRECTION (M-W2) PROJECT, SPECIAL CASE PROCESSING FOR IMPACT OFFENDERS PROJECT AND MANAGEMENT COMPONENT, DATED APRIL, 1975, SUBMITTED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

(Copy submitted to each Member of the Council)

A motion to receive these Evaluation Reports and staff study be made for report to the Council was made by Councilman Tucker, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

Councilman Carrino noted although this report is being accepted, the Council does not find the evaluation acceptable and letters should be sent to the individuals concerned informing them the evaluation is not acceptable in its present form.

4-r. The City Clerk read in full Report of Sale of Tax Anticipation notes from John J. Grexa, Director of Finance.

May 7, 1975

1183

Pursuant to Section 40A:4-72, N.J.S.A., after the sale of tax notes, "The financial officer making any such sale shall report in writing to the governing body at the next meeting the amount, description, interest rate, and maturities of the notes sold, the price obtained, and the name of the purchaser, and such report shall be entered in full on the minutes of such meeting." Therefore, please record the April 3, 1975 sale of notes in accordance with Resolution 7RBB, dated January 3, 1975, as follows:

1. Amount:	<u>Notes</u>	<u>Denomination</u>	<u>Total</u>
	18-20(3)	\$1,000,000	\$3,000,000
	21-23(3)	1,000,000	3,000,000
	24	500,000	500,000
	Total Amount Sold		<u>\$6,500,000</u>
2. Description:	All 1975 Tax Anticipation Notes.		
3. Interest Note:	Notes 18-20 - 8.1% per annum. Notes 21-24 - 8% per annum.		
4. Maturity:	All notes - November 14, 1975.		
5. Price Obtained:	All notes - Par		
6. Purchaser:	Notes 18-20 - Fidelity Union Trust Company, 765 Broad Street, Newark, New Jersey. Notes 21-24 Midlantic National Bank, 744 Broad Street, Newark, New Jersey.		

(Copy submitted to each Member of the Council)

A motion to ratify the Report was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-s. The City Clerk presented AUDIT OF ACCOUNTS OF THE CITY OF NEWARK, FOR THE THREE MONTHS ENDED MARCH 31, 1975, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit of Accounts be received; further directing the City Clerk Staff Study and submit report thereon to the Council, was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-t. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF MARCH, 1975.

A motion to approve the Report of Contracts Awarded was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

May 7, 1975 4450

4-u. The City Clerk presented COPY OF MINUTES OF MEETING OF NEWARK PUBLIC LIBRARY HELD MARCH 26, 1975.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-v. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-123 FROM APRIL 7, 1975 TO APRIL 11, 1975 AND INDICATING NO PROPERTY ACQUISITIONS FROM APRIL 14, 1975 TO APRIL 18, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM APRIL 7, 1975 TO APRIL 14, 1975 AND FROM APRIL 14, 1975 TO APRIL 18, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1. The City Clerk read APPLICATION OF JOHN SOLIVER, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF A 4-FAMILY DWELLING WITH NO REAR YARD AND SUBJECT TO A SUB-DIVISION; ON PREMISES 129 MAINE STREET AND 140 MAGAZINE STREET.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

May 7, 1975

1191

4-A-2.

The City Clerk read APPLICATION OF MANUEL BARREIROS (SOL S. & DORA MOSS, OWNERS); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP, INCLUDING BODY AND FENDER REPAIRS AND PAINTING; ON PREMISES 12 EAST RUNYON STREET; ON CONDITION THAT 1) A SPRAY BOOTH IS INSTALLED AND MEETS BUREAU OF COMBUSTIBLES REQUIREMENTS; 2) ALL REPAIRS ARE MADE INSIDE THE BUILDING.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. KENNETH H. FAST, FAST AND FAST, 134 EVERGREEN PLACE, EAST ORANGE, NEW NEW JERSEY, representing the applicant stated this property is well suited for its intended purpose. It is in a 2nd Industrial District and there is one resident within 200 feet. The area contains businesses servicing automobiles, etc. This building which is presently vacant would be used very suitably and he urged the Council's approval of the application.

MR. ELIAH COHEN, 46 BRANFORD PLACE, NEWARK, NEW JERSEY, Attorney, representing the owner noted this property has been vacant for many years. Unless something is done it will be vandalized and it would be another blight in the area.

Councilman Martinez pointed out there are two gas stations in the vicinity of this proposed business which will have highly combustible materials on premises. He felt the Fire Department should examine this proposed use carefully to assure it will not be detrimental to the owner. He felt the Council could not approve this unless there is a report from the Fire Department indicating it will not be a hazard. He requested this application be remanded to the Board of Adjustment.

No one else appearing, a motion to close the hearing and remand this application to the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-A-3.

The City Clerk read APPLICATION OF WILLIAM J. REDDICK, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT CONVERSION OF A 2-FAMILY DWELLING TO A 3-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD; ON PREMISES 44-46 HAZELWOOD AVENUE.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. CHARLES CANTALUPO, 12 BENEVENUE AVENUE, WEST ORANGE, NEW JERSEY, Attorney for the applicant pointed out this condition has been in existence for 44 years. These

May 7, 1975

premises were appraised by the City in 1957 and the appraisal card indicates it was determined as a three family dwelling. The State of New Jersey has determined it to be a multiple dwelling and inspected it as such.

Councilman Bottone noted there is insufficient rear yard. The fact remains this premise was always a two family house, and records indicate so. He could not in true judgment permit this variance to be granted because the door will be open to other residents in the area who are possibly using their premises illegally. Because this property is up for sale is no reason for approving a variance. The property should be sold the way it has been represented for the past 30 years.

Mr. Cantalupo replied the Board of Adjustment has in its file the appraisal card from the Newark Tax Department which indicates this is a three family house.

Councilman Bottone requested Board of Adjustment Secretary Rossi to inform the Council how this property is designated on the books of the City at this time.

Mr. Rossi replied according to the records of the Board of Adjustment this has always been a legal two family house.

Councilman Bottone asked Mr. Rossi what the purpose of the applicant was in applying for this variance.

Mr. Rossi replied a Reat Estate inspection was requested for this to be probably sold as a three family house which application he denied. The applicant then applied to convert a two family to a three family dwelling.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-4. The City Clerk read APPLICATION OF AVON MANAGEMENT CORPORATION, OWNER UNDER CONTRACT; TO PERMIT IN A 4TH RESIDENCE DISTRICT ESTABLISHMENT OF A STORE FOR THE SALE OF LIQUORS AND FOOD; ON PREMISES 702 HIGH STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

Councilman Allen said he has received many inquiries with respect to this application and requested action be deferred until the opposing groups can meet to reach some settlement.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Allen, seconded by Councilman Tucker and declared

May 7, 1975

1193 adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

4-A-5. The City Clerk read APPLICATION OF BEST PARKING CO., INC., OWNERS; TO PERMIT  
IN A 4TH BUSINESS DISTRICT ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 42-48 ORANGE  
STREET; ON CONDITION THAT 1) STEEL BUMPER GUARDS ARE INSTALLED AROUND THE ENTIRE LOT;  
2) DUSK TO DAWN LIGHTING IS INSTALLED; 3) THE ENTIRE LOT IS BLACKTOPPED.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to  
approach the rail, give his name and address and be heard.

MR. CARL J. YAGODA, 17 ACADEMY STREET, NEWARK, NEW JERSEY, Attorney for the  
applicant appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recom-  
mendations of the Board of Adjustment was made by Councilman Martinez, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

4-A-6. The City Clerk read APPLICATION OF GARDEN STATE CAR RENTAL CORP. (C.M.  
WEINBERG, SPECIAL ACCOUNT, OWNER); TO PERMIT IN A 3RD INDUSTRIAL DISTRICT ESTABLISHMENT  
OF A PUBLIC PARKING LOT; ON PREMISES 472 CARNEGIE AVENUE; ON CONDITION THAT 1) STEEL  
BUMPER GUARDS ARE INSTALLED AROUND ENTIRE PORTION OF LOT USED FOR PUBLIC PARKING; 2) DUSK  
TO DAWN LIGHTING IS INSTALLED; 3) SUFFICIENT DRAINAGE IS PROVIDED.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to  
approach the rail, give his name and address and be heard.

MR. BARRY OSMUN, 33 WASHINGTON, STREET, NEWARK, NEW JERSEY, Attorney for the  
applicant appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recom-  
mendations of the Board of Adjustment was made by Councilman Carrino, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

4-A-7. The City Clerk read APPLICATION OF CHRISTIAN FAITH BAPTIST CHURCH (M. SPITZ  
CHAPTER #3, D.A.V., OWNERS); TO PERMIT IN 2ND RESIDENCE AND 2ND BUSINESS DISTRICTS  
ESTABLISHMENT OF A CHURCH IN A BUILDING NOT ORIGINALLY CONSTRUCTED FOR CHURCH PURPOSES;  
ON PREMISES 404 SOUTH ORANGE AVENUE; ON CONDITION THAT 1) THE BUILDING IS RENOVATED  
BEFORE IT IS OCCUPIED AS A CHURCH.



May 7, 1975

1194

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. MILTON S. GOLDBERG, 26 - 13TH AVENUE, NEWARK, NEW JERSEY, Attorney for the applicant appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

4-A-8. The City Clerk read APPLICATION OF ZION TOWERS, OWNER; TO PERMIT IN 1ST AND 4TH RESIDENCE DISTRICTS CONVERSION OF A 265-FAMILY APARTMENT HOUSE TO A 268-FAMILY APARTMENT HOUSE WITH INSUFFICIENT FRONT AND SIDE YARDS AND LOT AREA, AND EXCEEDING THE HEIGHT REQUIREMENT; ON PREMISES 507-519 ELIZABETH AVENUE AND 27-37 RENNER AVENUE.

(Vote of Board of Adjustment 5-0)

(Previous application approved June 5, 1963)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. RAYMOND MARZULLI, MANAGING AGENT FOR ZION TOWERS, appeared before the Municipal Council noting the property in question is a 265 family apartment house with 3 offices. The offices have never been rented, there are no future tenants for them and that is the reason they are trying to convert the present offices to apartments.

MRS. ARLENE BARNES, 34 RENNER AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council requesting the Council to disapprove this application because of several alleged violations. She added she is not against housing.

Councilman James said he concurs in the objections registered by the speaker with respect to Code Enforcement. He felt these matters should be corrected by the Department of Health and Welfare. However, the question before the Council is whether to have three vacant offices as opposed to the establishment of three apartments. He pointed out the acute shortage of housing in the City, especially in the South Ward.

Councilman James said he is in favor of converting the offices to dwellings. With respect to the Code Enforcement violations registered by the objector, he said these will be investigated and he will personally report to Mrs. Barnes on them.

Councilman James asked Mr. Marzulli if he was aware of any existing reports from State Officials with respect to safety of Zion Towers.

Mr. Marzulli replied in the negative.

May 7, 1975

1195

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING PATTEN PLACE AS A ONE-WAY STREET.

(Patten Place, Eastbound, from Wolcott Terrace to Goodwin Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM HALSTEAD STREET.

(Halstead Street, from South Orange Avenue to East Orange City Line)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed

to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 21, 1975.

6-F-c. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

(Raymond Plaza West, west side, from the southerly curblin of Raymond Boulevard and extending 364' southerly therefrom, from 7:00 A. M. to 7:00 P. M.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

6-F-d. The City Clerk read AN ORDINANCE AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT ON BEHALF OF THE CITY OF NEWARK, FOR THE BENEFIT OF THE NEWARK HIGH IMPACT ANTI-CRIME PROGRAM, WITH ELWOOD ASSOCIATES, INC. TO LEASE FACILITY SPACE AT 215 CENTRAL AVENUE, NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID SPACE FOR TERM OF SEVENTEEN (17) MONTHS, COMMENCING ON MAY 1, 1975 AND ENDING ON SEPTEMBER 30, 1976 AT A RENTAL OF \$28,333.33 FOR THE TERM.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 21, 1975.

May 7, 1975

6-F-e.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 41 BURNETT STREET, NEWARK, NEW JERSEY, BLOCK 43, LOT 30, TO NEW JERSEY INSTITUTE OF TECHNOLOGY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1).(\$2,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 21, 1975.

6-F-f.

The City Clerk read AN ORDINANCE AMENDING TITLE 2, CHAPTER 7, ARTICLE 1, SECTION 2:7-3 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY ENTITLED "FISCAL ADVISORY BOARD." (TO INCREASE BOARD'S MEMBERSHIP TO EIGHT (8) MEMBERS RATHER THAN PRESENT TOTAL OF SEVEN (7) MEMBERS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 21, 1975.

6-F-g.

The City Clerk read AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14 (c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE SOUTH WARD BOYS' CLUB, INC. FOR PREMISES COMMONLY KNOWN AS 386-390 HAWTHORNE AVENUE, BLOCK 3617, LOT 5, 7 FOR THE SUM OF \$100. PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF THREE (3) YEARS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance was made by Councilman James, seconded by

May 7, 1975

1198

President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 21, 1975.

A motion to consider Item 8-k under Ordinance for First Reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

6-F-h. The City Clerk read AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND CLUB ESPANA FOR LAND COMMONLY KNOWN AS 272-276 WALNUT STREET, BLOCK 961, LOT 18, FOR THE SUM OF \$10.00 PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF ONE (1) YEAR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 21, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

May 7, 1975

1199

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON AVENUE P.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all Times, of Title 23 of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

Avenue P., both sides, beginning 800' north of the northerly curblin of Wilson Avenue and extending 3200" northerly therefrom.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all Times, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom the following:

May 7, 1975

1200

Raymond Plaza West, both sides, between Raymond Boulevard and Market Street and by adding thereto:

Raymond Plaza West, east side, between Raymond Boulevard and Market Street

Raymond Plaza West, west side, beginning at the northerly curbline of Market Street and extending 170' northerly therefrom.

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ELEVATOR INSPECTOR)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor," (6-S & F-u) adopted November 22, 1966, and amendments thereto, be amended to create the title, title code, annual minimum and annual maximum salaries as follows, to wit:

May 7, 1975

1201

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Elevator Inspector 09-032	\$9,111.	\$11,074.

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

Councilman James asked the City Clerk if this is a title as opposed to a new position.

The City Clerk replied this is a title recommended for creation in view of the fact that elevators must have a Certificate of Inspection which can only be signed by a Certified Elevator Inspector.

Councilman James said then he assumes no new position will be created and the existing individual will receive the title in order to facilitate the required certification.

The City Clerk replied if the individual meets the qualifications established by this ordinance, he will be appointed to that title pending a qualifying examination.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO FURTHER AMEND AND SUPPLEMENT TITLE 9A ELECTRICAL CODE OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966) AS AMENDED AND SUPPLEMENTED, TO PROVIDE FOR THE ADOPTION OF THE 1975 NATIONAL ELECTRICAL CODE AND ESTABLISHING MARCH 1, 1975 AS THE EFFECTIVE DATE FOR ENFORCEMENT.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:



Section 1. Title 9A:1-2, adoption of National Electrical Code, Revised Ordinances of the City of Newark (1966), be amended to read as follows:

9A:1-2. ADOPTION OF NATIONAL ELECTRICAL CODE, 1975 EDITION

The City of Newark, New Jersey hereby adopts that certain code known as the 1975 edition National Electrical Code, for the purpose of preparing regulations for the safeguarding of persons and of buildings and contents from hazards arising from the use of electricity for light, heat, power, radio, signaling and for other purposes. No less than five (5) copies of the 1975 edition of the code, published by the National Fire Prevention Association, (NFPA 70-1975) have been and now are filed in the Office of the City Clerk in the City of Newark and in the Electrical Bureau charged with the enforcement of said Ordinance pursuant to N.J.S.A. 40:69A-181. The same are hereby adopted and incorporated as fully as if set out in length and from the date on which this ordinance takes effect the provisions shall be controlling within the limits of the City of Newark, New Jersey.

Section 2. REPEAL OF CONFLICTING ORDINANCES.

All former ordinances or parts thereof conflicting or inconsistent with the provisions of this ordinance or the code hereby repealed.

Section 3. VALIDITY.

1. The City hereby declares that should any section, paragraph, sentence or word of this ordinance or of the Code, hereby adopted be declared for any reason to be invalid, it is the intent of the City that it would have passed all other portions of this ordinance independent of the elimination herefrom of any such portion as may be declared invalid.

2. This ordinance shall take effect as of March 1, 1975 upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

20  
May 7, 1975

1333 6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Article 1 of Chapter 14, Personnel Practices and Policies, of Title 2, Administration, be amended so that Paragraph 1 reads as follows:

2:14-1. Residence requirements of officers and employees.

All officers and employees of the City who shall hereafter become employees of the City are hereby required as a condition of their continued employment to have their place of abode in the City and to be bona fide residents therein, except as otherwise provided by the charter. A bona fide resident, for the purpose of this section, is a person having a permanent domicile within the City and one which has not been adopted with the intention of again taking up or claiming a previous residence acquired outside of the City limits.

The Director of any department or the Mayor or City Clerk is hereby authorized in his discretion, for good cause shown, to permit any officer or employee of the City in his respective department or office to remain in the employ of the City without complying with the provisions hereof, where:

- (a) The health of any officer or employee necessitated residence outside of the City limits;
- (b) The nature of the employment is such as to require residence outside of the City limits;
- (c) Special talent or technique which is necessary for the operation of government not found among Newark residents exists justifying residence outside of the City limits.

Failure of any officer or employee to comply with this section shall be cause for his removal or discharge from the City service.

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

The following speakers spoke in opposition to this ordinance.

MR. ALBERT PROCTOR, 10 NORTH 12TH STREET, NEWARK, NEW JERSEY.

MR. JAMES A. DIMENY, 90 SOUTH 10TH STREET, NEWARK, NEW JERSEY.

MRS. REMAY PEARCE, 105 SOUTH 7TH STREET, NEWARK, NEW JERSEY.

MRS. RETHA PERRY, 268 SOUTH 8TH STREET, NEWARK, NEW JERSEY.

MS. FLOSSIE W. GRIFFIN, 408 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

MS. FRANCIS HARRIS, 57 - 11TH AVENUE, NEWARK, NEW JERSEY.

MS. MURIEL L. WIESEN, 18 WILBUR AVENUE, NEWARK, NEW JERSEY.

May 7, 1975

1234  
MR. FLOYD BISHOP, 18 WEST KINNEY STREET, NEWARK, NEW JERSEY.  
MS. HOPE JACKSON, 182 MAPES AVENUE, NEWARK, NEW JERSEY.  
MS. MAHARRIA COX, 165 VERMONT AVENUE, NEWARK, NEW JERSEY.  
MS. ARLINE J. MOSELEY, 89 SOUTH 14TH STREET, NEWARK, NEW JERSEY.  
MR. OTTO ROQUEMORE, 113 HUNTINGTON TERRACE, NEWARK, NEW JERSEY.  
MR. JOHN HARVARD, 15 SCHEERER AVENUE, NEWARK, NEW JERSEY.  
MS. DELORES WILLIAMS, 33 DODD STREET, EAST ORANGE, NEW JERSEY.  
MR. CLARENCE PONE, 73 SCHUYLER AVENUE, NEWARK, NEW JERSEY.  
MR. ISAAC THOMAS, JR., 253 CLINTON PLACE, NEWARK, NEW JERSEY.  
MS. DORIS SHERRILL, 611 HIGH STREET, NEWARK, NEW JERSEY.  
MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.  
MRS. ARLENE HENRY, 122 OSBORNE TERRACE, NEWARK, NEW JERSEY.  
MS. DELORES LEWIS, 6 EATON PLACE, EAST ORANGE, NEW JERSEY.  
MS. VIRGINIA SCOTT, 61 STENGEL AVENUE, NEWARK, NEW JERSEY.  
MS. GWEN JAMES, 4 MILLINGTON AVENUE, NEWARK, NEW JERSEY.  
MR. FRANK HUNTCHINS, 469 ELIZABETH AVENUE, NEWARK, NEW JERSEY.  
MR. EMERY P. PEARCE, 105 SOUTH 7TH STREET, NEWARK, NEW JERSEY.  
MR. GLENN THOMAS, 42 DEWEY STREET, NEWARK, NEW JERSEY.

The following speakers spoke in favor of adoption of the ordinance.

MR. FRANK LEANZA, 140 GARFIELD AVENUE, COLONIA, NEW JERSEY.  
MR. MARVIN MOSCHEL, COUNCIL 52, AFSCME, AFL-CIO.  
MRS. JANE CARROLL, 46 FLEETWOOD PLACE, NEWARK, NEW JERSEY.  
MR. JAMES DE VITO, 1493 LESLIE STREET.

No one else appearing, a motion to close the hearing on this ordinance was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

Councilman Allen felt the record should be straightened out in many areas. Although there is a law on the books which we should abide by, he disagrees in some areas. He did not feel that Newark will rise or fall based on the "Grandfather Clause". He felt the decision on residency should be left to the courts and when the courts make their decision, we should work from that.

May 7, 1975

Councilman Bottone supported the proposed ordinance and clarified the contents of same. He pointed out this ordinance requires Newark residency for all future employees. This excludes all employees now on the payroll. He felt this was an equitable clause. He noted the residency requirement has not been enforced for 43 years and was relied upon by present employees. Future employees will have knowledge of the City's decision to enforce the residency law. Only a few limited exceptions will be permitted to attract employees with special talent or technique. Qualified Newark residents will be given preference. Councilman Bottone pointed out enforcement of the residency ordinance as it exists will have an immediate effect on the efficiency of many departments.

He pointed out a recent report by the Personnel Director indicated the difficulty that office was having in recruitment of personnel for positions throughout the City. He noted many municipalities throughout the State of New Jersey have adopted a "Grandfather Clause" ordinance. Councilman Bottone stressed his prime interest was in good government and adoption of this ordinance would insure that.

Councilman Carrino pointed out the several classes of employees who were presently exempt from the residency ordinance. He felt by compelling approximately 400 people to move back to the City will not make the City function better. Councilman Carrino noted many contracts will be presented to the Council in which companies from out of the City will receive contracts for work previously done by employees. He felt the Mayor and Administration are trying to deceive everybody. Councilman Carrino said the fact is 15,000 people work for the City of Newark and someone is trying to force 300 back and this action will not turn the City around. It will be the 400,000 inhabitants of the City that will turn it around.

Councilman Giuliano pointed out his main position with respect to this ordinance is that there are exceptions to the law and he does not condone any City employee living outside of the City. However, there are police, firemen, teachers, lawyers, etc. who are exempt from the residency ordinance and he considered this discriminatory. Councilman Giuliano felt this is not a racial issue and the adoption of this ordinance would be in the best interests of the City.

Councilman James concurred the issue before the Council is not racial. He felt this was not a question of unemployment because the 500 residents who indicated they would not reside in the City would not dent Newark's unemployment rate of 25%. He felt it would be unfair to those employees who have moved back to the City to adopt this ordinance. He felt the law should not be bent or stretched or circumvented.

May 7, 1975

1206

Councilman James noted 26 speakers appeared before the Council favoring the enforcement of the residency while only four individuals spoke in favor of the "Grandfather Clause". He felt the enforcement of the residency law is as much the responsibility of the Council as that of the Mayor. He stated it is a documented fact that any person who works, plays and worships in the City has more concern for the welfare of the City.

Councilman James acknowledged there are exemptions in the area of police, fire, teachers and others and expressed his opposition to these exemptions. He urged the Council to defeat this ordinance before them.

Councilman Martinez stated he cannot understand how people come before the Council expressing opposition to employees who live out of the City when in fact many policemen who reside out of the City were killed protecting Newark residents. He felt they paid their taxes justly.

Councilman Martinez alluded to the recent lay-off and questioned what guarantee can a dedicated City employee who moves back to the City have that he will not be laid off in the future. He noted Department heads have been brought from out-of-town, sometimes from out of State and hired at tremendous salaries. He felt if the residency law had been enforced over the 40 years he would be in favor but he cannot see its enforcement at the present time. Councilman Martinez agreed this is not a black or white issue as approximately 40% of the non-residents affected are black. He urged the adoption of this ordinance.

Councilman Tucker said the Council has listened to many different positions from the public with respect to residency. He felt the citizens of the City understand it is much better for a municipal employee to have a vested interest in the City of Newark. He pointed out of the approximately 461 persons concerned, some of these people have worked in the City in excess of 25 years and they are affected by the residency law. He felt enforcement now will cause hardship and in some cases may cause family break-ups. He thinks the question being discussed has merit and demerit and he cannot question the dedication of some of the individuals who live outside of the City. He felt that residency is very important but is not totally the answer when we are talking about the rebirth of the City of Newark.

Councilman Tucker discussed the Finance Department and pointed out in spite of all the money appropriated for computer system, the fiscal state of the City and the inability to pay bills is far from adequate and in some instances chaotic. He pointed out the reasons for residency for policemen and teachers to reside within the City is that they would be more sensitive to the needs of the community. He said it should be made clear that this Municipal Council did not support the exemptions when the State Legislature

May 7, 1975

1207  
granted them.

Councilman Tucker noted the large unemployment rate in the City of Newark and felt there is talent and expertise within the City. He stated he would not vote for this ordinance and it was not in the best interests of the citizens of the City.

President Harris pointed out he was elected by the residents of the City of Newark and his first obligation is to them. Under no circumstances could he be derelict in his responsibilities to the residents of the City when he faces them on a day to day basis and to have the interest of the residents of other municipalities ahead of Newark residents. His obligation would always be to the residents of the City of Newark.

A motion to adopt the ordinance on second reading and final passage failed of adoption by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez,

No: Councilmen Allen, James, Tucker, President Harris.

A motion to advance the Calendar to Hearings of Citizens at this time was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

#### HEARINGS OF CITIZENS.

The following speakers addressed the Municipal Council with respect to the shortage of housing in the City of Newark.

6-HC-a.      MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

6-HC-b.      MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

6-HC-c.      MS. DORIS SHERRILL, 611 HIGH STREET, NEWARK, NEW JERSEY.

The following speakers addressed the Municipal Council with respect to a proposed Senior Citizens Apartment to be constructed at Clifton Avenue.

6-HC-d.      MRS. HELEN D. WILSON, 444 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

6-HC-e.      MR. JAMES VARSELLI, SR., 300 DELAVAN AVENUE, NEWARK, NEW JERSEY.

6-HC-f.      MR. JOSEPH MATAURE, 380 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

6-HC-g.      MRS. CARMELLA CELENTO, 420 CLIFTON AVENUE, NEWARK, NEW JERSEY.

6-HC-h.      MRS. MARYANNE, DEL GUERCIO, 412 CLIFTON AVENUE, NEWARK, NEW JERSEY.

6-HC-i.      MR. STEPHEN N. ADUBATO, 744 HIGHLAND AVENUE, NEWARK, NEW JERSEY.

Councilman Carrino pointed out there was nothing before the Council at this time with respect to this matter. He is the only one that has been informed about this proposed building. Councilman Carrino noted he has met with businessmen on Bloomfield

May 7, 1975

1208

Avenue who are frustrated because of the dangerous conditions in their area and they felt the only place to turn to were Federal officials as they felt the City was not providing sufficient protection.

Councilman Carrino noted he is not against any proposed building for senior citizens, however, there are other questions involved. He felt the residents in the area of the proposed site ought to have a say in this matter. He also noted there might be problems in connection with adequate sewer and increase of traffic. Councilman Carrino said he will abide by the decision of the majority of the people in the area. He suggested a meeting be held at the North Ward Educational and Cultural Center to get the opinion of all citizens concerned.

The following speakers addressed the Municipal Council with respect to senior citizens busses. The speakers urged the Council to find ways and means to see if funds could be allocated for the continuation of these busses.

6-HC-j. MRS. ODILIA RUM, DIRECTOR, SENIOR CITIZENS CENTER, 138 CLIFFORD STREET, NEWARK, NEW JERSEY.

6-HC-k. MRS. ANNIE O'NEIL, 183 PENNINGTON STREET, NEWARK, NEW JERSEY.

6-HC-l. MRS. SUSAN P. MC GAHIE, 5 VINCENT COURT, 1A, NEWARK, NEW JERSEY.

6-HC-m. MR. CHARLES MAKINSON, 4 VINCENT COURT, 2A, NEWARK, NEW JERSEY.

6-HC-n. MR. JOSEPH LOMBARDO, 350 OLIVER STREET, NEWARK, NEW JERSEY.

Councilman Tucker remarked the Council had met with Director of Health and Welfare Buford and Mr. Robert M. Strand, Director, Newark Senior Citizens Commission with respect to this matter and they were informed that the \$50,000. appropriated last year would not be appropriated this year. They will meet with Mr. David Dennison to see if Community Development funds will be available to provide this transportation. At a later time he and Councilman Allen who are on the Senior Citizens Committee will meet with representatives from the centers to try to get transportation funds reinstated.

Councilman Carrino questioned if it was possible to explore the use of Board of Education busses for this purpose during the day when the students are in school and the busses are not in use.

President Harris suggested this be discussed at a special conference and since the Board of Education may be charged per trip, he said the Council would explore every avenue for the restoration of these busses.

Councilman Allen stated he is disturbed about the discontinuation of this bus service for senior citizens. He felt the senior citizens should not be deprived of this service in lieu of the large amount of moneys being wasted on other projects. He said the Council must and will find funds to continue this senior citizens bus service.

May 7, 1975

1239

Councilman Martinez said he has been in contact with City officials and he has indication there may be some funds available that can be transferred. He noted the senior citizens centers are doing a tremendous job.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING PERMANENT POSITIONS IN THE MUNICIPAL COUNCIL OFFICES AND ESTABLISHING SALARIES THEREFOR. (LEGISLATIVE RESEARCH OFFICER, MUNICIPAL COUNCIL \$24,000. - \$24,000.)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby created in the Municipal Council Offices the following permanent position, and there is also hereby established, as set forth opposite the respective title of such position, the code and the minimum and maximum annual salary, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Legislative Research Officer, Municipal Council	\$24,000.	\$24,000.

Section 2. All ordinances or parts of ordinances which are inconsistent herewith, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Councilman James stated because of the fiscal crisis with respect to the Municipal Government and the Board of Education and because of the lay-off of employees, he felt this is the wrong time to consider adding staff personnel for the Municipal Council.

Councilman Carrino concurred with the remarks made by Councilman James. He said he cannot in clear conscience approve this position when the City is facing mass lay-offs. He noted 4 members of the Council indicated by their vote they were in favor of residency and the individual proposed for this position lives outside of the City. He felt this stand was inconsistent.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on



May 7, 1975

4210

second reading and final passage was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, Martinez, Tucker, President Harris.

No: Councilmen Bottone, Carrino, James.

President Harris: The yeses are five and the noes are three. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE DRAFT IN SUM OF \$500. PAYABLE TO WILLIE FORSYTHE AND NORMAN R. FRIEDMAN, ESQ., 5 COMMERCE STREET, NEWARK, AND DRAFT IN SUM OF \$5,000. PAYABLE TO MARGARET C. GERALD, BLUME, KALB AND WEISEMAN, ESQS., 5 COMMERCE STREET, NEWARK, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN SETTLEMENT OF CLAIM FOR INJURIES SUSTAINED BY MARGARET C. GERALD, ADULT, AND WILLIE FORSYTHE, DRIVER, RESULTING FROM AUTOMOBILE ACCIDENT AT INTERSECTION OF SOUTH TENTH STREET AND MADISON AVENUE, NEWARK, WHERE TRAFFIC LIGHT WAS MALFUNCTIONING.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck, Assistant Corporation Counsel Scola and Mr. Vincent Palumbo, Bureau of Traffic and Signals met with the Council May 6, 1975)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-b. RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY ENTITLED "UNIFIED VAILSBURG SERVICES," PROPOSED TO BE FUNDED IN THE AMOUNT OF \$95,000. BY S.L.E.P.A., \$5,278 BY THE STATE OF NEW JERSEY AND \$5,278 BY LOCAL CASH FROM PRIVATE FOUNDATIONS, TOTALING \$105,556.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution upon the condition that the figures in the budget accompanying the resolution are corrected was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

May 7, 1975

1211  
7-R-c.

RESOLUTION AUTHORIZING CORPORATION COUNSEL, ON BEHALF OF CITY OF NEWARK, TO ENTER INTO CONTRACT WITH AFFILIATED REALTY SERVICES TO COMPLETE AND SUBMIT APPRAISAL IN CONNECTION WITH LAWSUIT CITY OF NEWARK VS. SPIN REALTY, TO SET ASIDE AN AGREEMENT BETWEEN THE PARTIES WHEREBY DEFENDANT LEASED APPROXIMATELY 105 ACRES OF PLAINTIFF'S WATERSHED PROPERTY IN JEFFERSON TOWNSHIP, MORRIS COUNTY, NEW JERSEY, FOR \$3,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ, AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting source of funds was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-d.

RESOLUTION AUTHORIZING COURT ADMINISTRATOR, ON BEHALF OF CITY OF NEWARK TO EXECUTE CONTRACT AWARDED TO ARTHUR YOUNG & COMPANY & COMPANY FOR PROFESSIONAL CONSULTANT SERVICES WITH RESPECT TO DEVELOPING A COMPREHENSIVE PLAN FOR A NEWARK MUNICIPAL COURT MANAGEMENT INFORMATION SYSTEM \$29,000.; SAID FUNDS SHALL BE PROVIDED FOR BY GRANT FROM THE STATE LAW ENFORCEMENT PROJECT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO CHAPTER 198, LAW OF 1971, N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO ENTER INTO CONTRACT WITH GAME TIME, INC. FOR A BIKE-MOBILE NOT TO EXCEED \$15,000. AND A SHOW-MOBILE NOT TO EXCEED \$30,000.; COST ALLOCATED IN RESOLUTION 7-R-d, FEBRUARY 19, 1975 AND NO OTHER CITY FUNDS WILL BE REQUIRED; VEHICLES ARE NEEDED IMMEDIATELY FOR THE 1975 SUMMER RECREATION PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

May 7, 1975

1313

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, President Harris.

No: Councilman Carrino.

Not Voting: Councilman Giuliano.

7-R-f. RESOLUTION GRANTING FIREWORKS DISPLAY PERMIT TO SAN MICHELE ARCHANGELO, MOUNT CARMEL CHURCH, OF THE CITY OF NEWARK FOR FIREWORKS DISPLAY ON MAY 10, 1975 AND MAY 11, 1975 THROUGH THE ROUTE OF PROCESSION, AND APPROVING INDEMNITY BOND THEREFOR.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-g. RESOLUTION AMENDING RESOLUTION 7-R-b1, MARCH 5, 1975, "RESOLUTION AUTHORIZING FORECLOSURE BY SUMMARY PROCEEDINGS, IN REM FOR PROPERTY AT 10-34 KEARNY STREET, BLOCK 524, LOT 17, OWNED BY TERU REALTY COMPANY. (TAX CERTIFICATE NO. 46601 WAS SOLD DECEMBER 19, 1974 AND LIENS TO DATE ON SUBJECT PROPERTY AMOUNTS TO \$14,411.84, INCLUDING INTEREST AND COSTS)" BY CHANGING FORECLOSURE STATUTE IN PARAGRAPH 1 FROM R. S. 54:5-104.29 ET SEQ. TO N.J.S. 54:5-77b.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-h. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$8,760.30 PAYABLE TO PATRICK R. PICO AND MELVILLE J. BERLOW, ATTORNEY, 972 BROAD STREET FOR BACK PAY FOR THE PERIOD FEBRUARY 23, 1973 TO MAY 10, 1974 WHEN DEPARTMENTAL DISCIPLINARY CHARGES WERE BROUGHT AGAINST PATRICK J. PICO BY THE FORMER DIRECTOR OF FINANCE WHICH WAS APPEALED TO THE DEPARTMENT OF CIVIL SERVICE AND MR. PICO'S DISMISSAL WAS REVERSED AND WAS ORDERED REINSTATED AS CITY EMPLOYEE; FURTHER AUTHORIZING DIRECTOR OF FINANCE TO MAKE PAYMENTS OF \$599.61 FOR WITHHOLDING TAX, \$621.63 FOR FICA AND \$644.68 FOR PENSION FUND. (\$10,626.22)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-1.

RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY COMMENDING

MS. CONSTANCE WOODRUFF FOR OUTSTANDING CONTRIBUTIONS TO THE NEWARK COMMUNITY, ACHIEVE-  
MENTS IN THE FIELD OF ORGANIZED LABOR AND ACTIVIST EFFORTS ON BEHALF OF WOMEN AND  
MINORITY GROUPS.

1213

(For action on this resolution see page 1 of the minutes of this meeting)

7-R-j.

RESOLUTION AUTHORIZING THE LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM

ROBERT S. TAYLOR, SINGLE, OWNER OF PREMISES 42-44 ORIENTAL STREET, BLOCK 565, LOTS 3 AND  
2, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by  
 Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
 President Harris.

7-R-k.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM \$59,179.; ITEM AVAILABLE  
FROM UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Carrino wanted to make it clear that this resolution was originally  
 for \$790,920. and the Council is adopting the amount of \$59,179. because the other  
 programs are contracted work that City workers would have possibly performed if they  
 were not laid off and we will not pass on any contracts that take away work from people  
 who are laid off.

Councilman Tucker pointed out what they agreed on in the pre-meeting conference  
 was we are only dealing with the appropriation of \$59,179. at this point and time and  
 that relates to the FOCUS program. The other was the question of relating to indirect  
 cost factor plus another point. We are just approving the \$59,179. and the others will  
 be held in abeyance.

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
 Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
 President Harris.

7-R-l.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, COMPREHENSIVE LAW ENFORCEMENT AND CRIMINAL JUSTICE PLANNING GRANT  
\$54,000.; ITEM AVAILABLE FROM STATE LAW ENFORCEMENT AND PLANNING AGENCY (SLEPA).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by  
 Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
 President Harris.

May 7, 1975

1214

7-R-m.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH MACK BORING & PARTS COMPANY, ROUTE 22, UNION, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR ENGINE REBUILDING AND SERVICE, FOR A ONE (1) YEAR PERIOD, EFFECTIVE MAY 15, 1975 TO MAY 15, 1976, NOT TO EXCEED \$35,000., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF MOTORS AND WATER DIVISIONS OPERATING BUDGETS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-n.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH JOSLOFF INDUSTRIES, INC., 183 MEEKER AVENUE, NEWARK, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR AUTO SAFETY GLASS INSTALLATION, FOR A ONE (1) YEAR PERIOD, EFFECTIVE MAY 15, 1975 TO MAY 15, 1976, NOT TO EXCEED \$12,000., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF MOTORS AND WATER DIVISIONS OPERATING BUDGETS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-o.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH ACCURATE PEST CONTROL, INC., 16 $\frac{1}{2}$  FERRY STREET, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR EXTERMINATING SERVICES ON CITY BUILDINGS FOR A PERIOD OF ONE (1) YEAR, EFFECTIVE JUNE 1ST, 1975 TO JUNE 1ST, 1976, NOT TO EXCEED \$9,768., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF PUBLIC PROPERTY, 1975 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, President Harris.

No: Councilman Carrino.

May 7, 1975

1315  
7-R-p.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH NATIONAL SPRING CO., INC., 205 FRELINGHUYSEN AVENUE, NEWARK, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR AUTOMOTIVE SPRING REPAIRS AND PARTS, FOR A ONE (1) YEAR PERIOD, EFFECTIVE MAY 20, 1975 TO MAY 20, 1976, NOT TO EXCEED \$20,000., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF MOTORS AND WATER DIVISIONS OPERATING BUDGETS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-q.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH F & P BRAKELYN SERVICE INC., 264 CENTRAL AVENUE, NEWARK, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR BRAKE, PARTS AND LABOR, FOR A ONE (1) YEAR PERIOD, EFFECTIVE JUNE 1, 1975 TO JUNE 1, 1976, NOT TO EXCEED \$7,500., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF MOTORS AND WATER DIVISIONS OPERATING BUDGETS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-r.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH D'AURIA & SKIDMORE, 1471 MC CARTER HIGHWAY, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR AUTOMOTIVE RADIATOR, HEATER AND GAS TANK REPAIRS, FOR A ONE (1) YEAR PERIOD, EFFECTIVE MAY 25, 1975 TO MAY 25, 1976, NOT TO EXCEED \$3,000., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF MOTORS AND WATER DIVISIONS OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-s.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH COMBINED AUTOMOTIVE INC., 1450 LOWER ROAD, ELIZABETH, NEW JERSEY, LOWEST RESPONSIBLE

May 7, 1975

1216

BIDDER, FOR AUTOMOTIVE ELECTRICAL REPAIRS, FOR A ONE (1) YEAR PERIOD, EFFECTIVE MAY 15, 1975 TO MAY 15, 1976, NOT TO EXCEED \$15,000., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF MOTORS AND WATER DIVISIONS OPERATING BUDGETS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-t. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH INTERNATIONAL SERVICES, INC., 1560 SPRINGFIELD AVENUE, MAPLEWOOD, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR WINDOW WASHING FOR VARIOUS CITY BUILDINGS, FOR A ONE (1) YEAR PERIOD, EFFECTIVE JUNE 1ST, 1975 TO JUNE 1ST, 1976, NOT TO EXCEED \$15,000., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF PUBLIC PROPERTY, 1975 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-u. ✓ RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITION OF BUILDINGS, AS SPECIFIED IN SCHEDULE 1, TALLING \$28,974., INTERSTATE WRECKING CO., 1 BUILDING - \$1,400., PETER JUZEFYK EXCAVATING CO., 4 BUILDINGS-\$16,400., STONY WRECKING CO., 2 BUILDINGS - \$9,474. AND A. TURSI & SONS, 1 BUILDING-\$1,700., LOWEST RESPONSIBLE BIDDERS, IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM THE SAFE AND CLEAN STREETS PROGRAM BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Carrino stated that this is the 4th or 5th time demolitions have appeared and the North Ward was not included.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, President Harris.

No: Councilman Carrino.

May 7, 1975

1217  
7-R-v.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITION OF BUILDINGS, AS SPECIFIED IN SCHEDULE 1, TOTALLING \$46,086., INTERSTATE WRECKING CO., INC., 1 BUILDING - \$1,280., PETER JUZEFYK EXCAVATING CO., INC., 2 BUILDINGS - \$5,600., STONY WRECKERS, INC., 12 BUILDINGS - \$27,100. AND WILLIAM M. YOUNG & COMPANY, INC., 4 BUILDINGS - \$12,088., LOWEST RESPONSIBLE BIDDERS, IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM THE SAFE AND CLEAN STREETS PROGRAM BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, President Harris.

No: Councilman Carrino.

7-R-w.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AGREEMENTS BETWEEN CITY OF NEWARK AND STATE OF NEW JERSEY FOR REIMBURSEMENT FOR HIGHWAY LIGHTING MAINTAINED WITHIN THE LIMITS OF SAID MUNICIPALITY ON STATE HIGHWAY ROUTE NO. 21 - \$10,413.00 (194-6,000 LUMEN AND 1-20,000 LUMEN AT \$53.40 PER YEAR)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-x.

RESOLUTION REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION EXECUTE A CONTRACT WITH A CONSULTING ENGINEERING FIRM IN ORDER TO ESTABLISH THE MOST ADVANTAGEOUS BUS STOP LOCATIONS TO IMPROVE TRANSIT SERVICE AND PROMOTE THE BEST OVERALL TRAFFIC FLOW, AT AN ESTIMATED COST OF \$135,000. AT NO COST TO THE CITY OF NEWARK; FURTHER THE STATE OF NEW JERSEY GIVE CONSIDERATION TO NEWARK BASED ENGINEERING FIRMS IN SELECTING A CONSULTANT; THE DIRECTOR OF ENGINEERING IS DESIGNATED AS THE OFFICIAL CITY REPRESENTATIVE ON THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-y.

RESOLUTION DESIGNATING HIGHLAND AVENUE AND DELAVAN AVENUE AS A STOP



May 7, 1975

1218

INTERSECTION AND INSTALLING STOP SIGNS ON DELAVAN AVENUE, PURSUANT TO SECTION 39:4-140  
OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-z. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, EQUIPMENT - SNO-GO, #690, MGU 236, 1961, SERIAL #11488, FWD MANUFACTURER, SNO-GO, #691, MGU 237, 1961, SERIAL #11489, FWD MANUFACTURER, SNO-GO, #692, MGU 238, 1961 SERIAL #11490, FWD MANUFACTURER, SANITATION DIVISION, SCRAP MOTOR VEHICLES, DIVISION OF MOTORS AND MOTOR VEHICLES, (AS IS); PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Tucker questioned if these are the snow machines that were bought in 1961 and never utilized.

President Harris stated this item cost the City \$90,000. in 1961.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-ba. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL RECOVERED MOTOR VEHICLES AT PUBLIC AUCTION, 152 JUNK VEHICLES, PURSUANT TO N.J.S.A. 39A:10A-1 AND 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bb. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE, WITHOUT PAY TO JAMES F. DOUGHERTY, POLICE OFFICER, POLICE DEPARTMENT, PATROL DIVISION, SOUTH DISTRICT, FOR PERIOD BEGINNING FEBRUARY 24, 1975 AND ENDING MAY 24, 1975. (SHERIFF'S OFFICE, NARCOTIC SQUAD - FIRST LEAVE BEGAN AUGUST 23, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

May 7, 1975

1219 7-R-bc.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REFUND \$9,716.74 TO INDIVIDUALS  
IN ANNEXED EXHIBIT "A" FOR OVERPAYMENTS BY REASON OF COUNTY BOARD TAX APPEALS, STATE  
BOARD TAX APPEALS, CANCELLATION OF TAXES AND CASH OVER-PAYMENTS FOR THE YEARS 1969, 1970,  
1971 AND 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

7-R-bd.      RESOLUTION PETITIONING THE MEMBERS OF THE NEW JERSEY STATE LEGISLATURE TO RE-  
TAIN THE AMOUNT OF \$25,000,000 FOR STATE SALES TAX AID PER CAPITA (R.S. 54:32B-30 ET  
SEQ.) DISTRIBUTION IN THE 1975-1976 NEW JERSEY STATE BUDGET AND NOT REPEAL R.S. 54:32B-  
30 ET SEQ., THEREBY PROTECTING THE FINANCIAL STABILITY OF THE QUALIFYING MUNICIPALITIES.  
(THE LOSS TO THE CITY OF NEWARK WILL BE \$1,335,021.04 FOR JANUARY 1, 1975 THROUGH  
DECEMBER 31, 1975, AN AMOUNT EQUAL TO 13 TAX POINTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

7-R-be.      RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND  
DEVELOPMENT OFFICE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AMENDATORY  
AGREEMENT EXTENDING THE RELOCATION CONTRACT WITH THE NEWARK HOUSING AUTHORITY FOR ONE  
YEAR COMMENCING MARCH 1, 1975. (NO CITY OPERATIONAL FUNDS WILL BE AFFECTED BY THE  
CARRYING OUT OF THE AMENDATORY AGREEMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

7-R-bf.      RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH ACME  
SHEET METAL WORKS, INC., 183 NORTH 13TH STREET, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE  
BIDDER, FOR CONTRACT NUMBER 75-01-02, DUST COLLECTION SYSTEM FOR CITY CARPENTER SHOP  
AT 229 MULBERRY STREET, NEWARK, NEW JERSEY, FOR \$13,200. IN ACCORDANCE WITH THEIR  
PROPOSAL AND SPECIFICATIONS; FUNDING FOR AFORESAID CONTRACT HAS BEEN PROVIDED IN

May 7, 1975

ORDINANCE 6-S & F-c, APRIL 16, 1975.

41 220

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the availability of funds was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bg. RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE CONTRACT AWARDED TO LUCAS, TUCKER AND COMPANY, FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF THE YOUTH IN COMMUNITY SERVICES CORPS, SUMMER 74 PROGRAM FOR \$2,100., BEGINNING AUGUST 1, 1974 AND ENDING SEPTEMBER 30, 1974; COST OF AFORESAID PROFESSIONAL SERVICES SHALL BE PAID FROM AUDIT LINE IN THE YOUTH IN COMMUNITY SERVICE CORPS, SUMMER 74 PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bh. RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND TO MR. JOHN VAUGHN BEY OF 448 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY, TWENTY DOLLARS (\$20.00) DUE TO THE FACT OF A DANCE LICENSE NOT BEING ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bi. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH CEDRIC CONSTRUCTION CORPORATION, 129-10 SUTTER AVENUE, SOUTH OZONE PARK, NEW YORK, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-07; THE RENOVATION AND RECONSTRUCTION OF BOYLAN STREET POOL AND BUILDING (OSL-NJ-02-39-1116) FOR \$814,700. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED \$2,500. (FUNDING FOR THIS CONTRACT HAS BEEN PROVIDED BY UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OPEN SPACE PROGRAM IN THE AMOUNT OF \$3,000,000., RESOLUTION 7-R-c, APRIL 3, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

May 7, 1975

1231  
A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, President Harris.

The Council directed the City Clerk to communicate with Director of Engineering Zach and Business Administrator Walls informing them of the following facts the Council desires to be adhered to in connection with the reconstruction of the Boylan Street Pool:

1. The Council requests that local residents be given preference in connection with the labor force to be employed at this site.
2. When the pool and building are completed they desire that a 24 hour security guard be posted.
3. Proper identification of users of the pool should be insured so that only local residents will be using this facility.

7-R-bj. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE, ON BEHALF OF CITY OF NEWARK, TO AMEND PRESENT CONTRACT WITH HOSPITAL AND HEALTH PLANNING COUNCIL, (RESOLUTION 7-R-s, APRIL 3, 1974 AND RESOLUTION 7-R-ba, JANUARY 16, 1975) BY ACCEPTING AN ADDITIONAL \$7,500., HOSPITAL AND HEALTH PLANNING COUNCIL OF METROPOLITAN NEW JERSEY, INC. HAS AGREED TO PROVIDE THE CITY OF NEWARK WITH FUNDS TO HELP DEFRAY SAID COST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bk. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION TO NEW JERSEY STATE DEPARTMENT OF HEALTH REQUESTING FUNDS TO EXPAND THE NEWARK URBAN RODENT & INSECT CONTROL PROJECT. (TOTAL ESTIMATED BUDGET \$121,482. TO BE FUNDED BY NEW JERSEY DEPARTMENT OF HEALTH AND NO CITY MATCH IS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bl. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH JEROME HIRCHBERG, O.D. FOR DELIVERY OF OPTOMETRIC SERVICES AT NEWARK MUNICIPAL

May 7, 1975

1222

DISPENSARY FROM MAY 2, 1975 TO DECEMBER 31, 1975; MAXIMUM AMOUNT TO BE PAID IS \$6,000.  
AND HAS BEEN BUDGETED IN 1975 CERTIFIED HEALTH SERVICES FUNDS. (CONTRACT AWARDED WITH-  
OUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.;  
AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

7-R-bm. RESOLUTION AMENDING RESOLUTION 7-R-a, DATED OCTOBER 16, 1974 AND ENTITLED  
"RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT  
PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE  
ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME  
PROGRAM ENTITLED "24 HOUR SECURITY PATROL PROGRAM", BY CORRECTING THE GRANT DOLLAR  
AMOUNT TO (2ND). (FEDERAL-\$1,055,735., LOCAL-CASH-\$149,990., TALLING \$1,205,725.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

7-R-bn. RESOLUTION REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION EXECUTE  
CONTRACT WITH A CONSULTING ENGINEERING FIRM IN ORDER TO PROVIDE FOR THE FINAL DESIGN AND  
CONSTRUCTION PLANS FOR CENTRAL AVENUE AT WEST MARKET STREET (5A)-ESTIMATED COST \$52,000.,  
SPRINGFIELD AVENUE AT TENTH STREET (9)-ESTIMATED COST \$44,000., SPRINGFIELD AVENUE AT  
BEIMONT AVENUE (10)-ESTIMATED COST \$36,400. AND PARK AVENUE AT BRANCH BROOK PARK-ESTIMAT-  
ED COST \$208,600.; FURTHER THE STATE OF NEW JERSEY GIVE CONSIDERATION TO NEWARK BASED  
ENGINEERING FIRMS IN SELECTING A CONSULTANT: THE DIRECTOR OF ENGINEERING IS DESIGNATED  
AS THE OFFICIAL CITY REPRESENTATIVE ON THIS PROJECT. (ALL WORK UNDERTAKEN AT NO COST  
TO THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

7-R-bo.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, FROM DIVISION OF INSPECTIONS, CHIEF SANITARY INSPECTOR, ENVIRONMENTAL SANITATION AND CHIEF ELECTRICAL INSPECTOR TO DIVISION OF WELFARE, OTHER SALARIES AND WAGES SOCIAL CASEWORKER; TRANSFERRING FUNDS FROM DIVISION OF INSPECTIONS TO DIVISION OF WELFARE. FUNDS WERE DELETED FROM DIVISION OF WELFARE ERRONEOUSLY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS ACCEPTING FUNDS FOR THE EXPANSION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY FOR A PERIOD OF SIX MONTHS FROM JANUARY 1, 1975 TO JUNE 30, 1975; ESTIMATED BUDGET FOR SAID PERIOD IS \$70,686. (STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS (25%)-\$17,672., FEDERAL SHARE (75%)-\$53,014.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT PROPOSAL TO THE DIVISION OF DRUG ABUSE CONTROL OF THE NEW JERSEY STATE DEPARTMENT OF HEALTH REQUESTING FUNDS FOR THE CONTINUATION OF THE NEWARK MULTIPHASIC DRUG TREATMENT PROGRAM FOR THE PERIOD FROM JUNE 25, 1975 TO JUNE 24, 1976. TOTAL OPERATING BUDGET IS \$2,069,006.59. (80% FEDERAL SHARE-\$1,655,205.27, 20% CITY SHARE (1974 HOUSING AND COMMUNITY DEVELOPMENT FUNDS)-\$413,801.32)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-br.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO APPLY TO THE NEW JERSEY STATE DEPARTMENT OF EDUCATION FOR TOTAL OF \$2,106,500 IN ORDER TO IMPLEMENT THE

May 7, 1975

1975 NEWARK SUMMER FOOD PROGRAM. (CITY'S IN-KIND CONTRIBUTION TO THIS PROGRAM IS ESTIMATED AT \$796,730.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bs. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH COMMUNITY COOPERATIVE HEALTH SERVICES WHEREIN COMMUNITY COOPERATIVE HEALTH SERVICES WILL OPERATE A VOCATIONAL TRAINING PROGRAM FOR TWENTY-TWO (22) DENTAL ASSISTANTS FOR SUM NOT TO EXCEED \$30,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, President Harris.

No: Councilman Tucker.

7-R-bt. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH URBAN LEAGUE OF ESSEX COUNTY WHEREIN URBAN LEAGUE OF ESSEX COUNTY WILL OPERATE A CHILD CARE SERVICES PROGRAM FOR SUM NOT TO EXCEED \$10,431.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bu. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH ST. ANN'S BILINGUAL COMMUNITY LEARNING CENTER WHEREIN ST. ANN'S BILINGUAL COMMUNITY LEARNING CENTER WILL OPERATE A COMPREHENSIVE CHILD CARE SERVICES PROGRAM FOR SUM NOT TO EXCEED \$8,692.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND

May 7, 1975

1225  
TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bv. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH CHAD SCHOOL WHEREIN CHAD SCHOOL WILL OPERATE A COMPREHENSIVE CHILD CARE SERVICES PROGRAM FOR SUM NOT TO EXCEED \$3,480.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Giuliano.

Councilman Tucker questioned the rationale for the deferment of this resolution.

At the request of President Harris, Legal Analyst Kauder replied the Certificate of Incorporation was never received and the services to be performed have not as yet been received.

Councilman Tucker remarked the Certificate of Incorporation is a nebulous kind of thing. CHAD School has been in operation over 10 years and if there were a question with respect to the curriculum, he could understand. He pointed out this school services children throughout the entire community. He requested his colleagues to remove their motions to defer.

Councilman Carrino questioned Deputy Director of Manpower Smith if the matter has been settled insofar as the curriculum is concerned.

Mr. Smith replied the curriculum page has not been changed. He has discussed the wording of the design with some Members of the Council as it related to the content and extent of learning the youngsters would receive. The general design will remain the same.

Councilman Tucker said he has personally visited CHAD School and felt they teach the basic points of particular subjects. He did not think it will hurt children if they attempt to study these varied subjects. He noted the main point is that it is a



May 7, 1975 1226

program for day care and they are basically providing day care services for working parents.

Councilman Carrino replied he does not object to the CHAD School. He does object to voting for a grant that is teaching two year olds a curriculum concerned with advanced subjects, such as trigonometry, zoology, etc.

President Harris noted Legal Analyst Kauder had indicated the Certificate of Incorporation had not been received.

Legal Analyst Kauder replied the Certificate of Incorporation is not a requirement but Councilman Carrino requested it to tell who was on the Board of the Corporation or the Board of Trustees.

President Harris stated no Member of the Board of Trustees is a Member of Mr. Baraka's Temple. This is a community based operation and they are sincerely trying to do a job. President Harris requested the maker and seconder of the motion if they desire to remove their motions to defer.

Councilman Carrino, the maker, withdrew his motion but stated he could not in clear conscience vote for this resolution.

Councilman Giuliano withdrew his second to the motion.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Tucker pointed out CHAD School was founded in the latter part of 1967 and children attending this school are far ahead of those in the Newark School System. This is a pilot educational program dealing with the children's minds and their potential ingenuity. He hoped in the future the kind of activities and the dedication of the teachers involved in CHAD School could be expanded throughout the entire educational system. He wholeheartedly supported this kind of system.

Councilman Allen stated he is aware of the activities of CHAD School as many children from the Bessie Smith Center are in attendance. He felt these children are getting a different kind of education than the regular public schools. Councilman Allen said he would be against this if they were teaching the kind of curriculum being taught at 13 Belmont Avenue but he would guarantee that this is not that kind of school.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, President Harris.

Not Voting: Councilman Carrino.

May 7, 1975

1227  
7-R-bw.

RESOLUTION AMENDING RESOLUTION 7-R-bs, APRIL 16, 1975, "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH ST. ANN'S BILINGUAL LEARNING CENTER/THE ALTERNATE HIGH SCHOOL FOR OPERATION OF EDUCATIONAL TRAINING PROGRAM FOR STUDENTS 16 TO 22 YEARS OF AGE IN SUM OF \$74,010.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED, TITLE VI. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)," BY CHANGING SOURCE OF FUNDS TO COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bx.

RESOLUTION AUTHORIZING MAYOR OR BUSINESS ADMINISTRATOR TO ACCEPT FUNDS FROM CIVIL SERVICE COMMISSION FOR THE CITY OF NEWARK TO CONTINUE THE DEVELOPMENT OF ITS PERSONNEL SYSTEMS PROGRAM UNDER THE INTERGOVERNMENTAL PERSONNEL ACT. (\$40,000. FOR GRANT PERIOD OF APRIL 1, 1975 TO MARCH 31, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-by.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, INTERGOVERNMENTAL PERSONNEL ACT OF 1970, \$40,000.; ITEM AVAILABLE FROM UNITED STATES CIVIL SERVICE COMMISSION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-bz.

RESOLUTION REPEALING RESOLUTION 7-R-c, FEBRUARY 19, 1975, "RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED TO IFM COMPANY FOR RENTAL OF SPECIALIZED DATA PROCESSING EQUIPMENT," BY AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE

May 7, 1975

1228

AMENDED CONTRACT AWARDED TO IBM CORPORATION FOR RENTAL OF SPECIALIZED DATA PROCESSING EQUIPMENT, NOT TO EXCEED \$1,310,000.; COST OF AFORESAID EQUIPMENT SHALL BE PAID FROM DEPARTMENT OF FINANCE, 1975 OPERATING BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-ca. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT AWARDED TO AXCO ABSTRACT, INC., FOR PROFESSIONAL SERVICES WITH RESPECT TO PREPARATION OF SEARCHES AND OTHER DOCUMENTS NECESSARY TO DEMOLISH APPROXIMATELY 150 PROPERTIES; COST OF AFORESAID WORK SHALL BE PAID FROM FUNDS APPROPRIATED IN ACCOUNT CODES 911 AND 952. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-cb. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE PERMISSION FOR THE REVENUES, ANTICIPATED IN THE AMOUNT OF \$19,410,000., RECEIVED FROM THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 BE DEDICATED IN ACCORDANCE WITH PROVISIONS OF N.J.S.A. 40A:4-39 AND THAT A TRUST FUND BE ESTABLISHED FOR SAID PURPOSE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-cc. RESOLUTION RESCINDING RESOLUTION 7-R-bj, APRIL 16, 1975, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1975 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION

May 7, 1975

1229 COMMUNITY DEVELOPMENT BLOCK GRANT \$19,410,000; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR THE COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-cd. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH SAFWAY STEEL PRODUCTS, 26-02 1ST STREET, LONG ISLAND CITY, NEW YORK, ONLY RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-03; REHABILITATION OF ICE HOCKEY DASHERS AT IRONBOUND RECREATION CENTER FOR \$41,731.; IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS FOR THIS CONTRACT HAVE BEEN PROVIDED FOR BY ORDINANCE 6-S & F-k, MAY 1, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, President Harris.

Not Voting: Councilman Carrino.

7-R-ce. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT AWARDED TO HENRY BOYER, 205 MAIN STREET, CHATHAM, NEW JERSEY, FOR PROFESSIONAL SERVICES WITH RESPECT TO IMPROVEMENTS FOR POLICE DEPARTMENT COMMUNICATIONS AND COMMAND AREA, FOURTH FLOOR, 31 GREEN STREET, AT COST NOT TO EXCEED \$26,000. (FUNDS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-cf. RESOLUTION AUTHORIZING POLICE DIRECTOR TO ENTER INTO CONTRACT WITH F. M. WEAVER ASSOCIATES, CHARLOTTE, NORTH CAROLINA, TO PROVIDE GEOGRAPHIC BASE FILE BOTH BY ITS PREVIOUS EXPERIENCE IN THE FIELD, FURTHER DEVELOP A COMPUTERIZED COMMAND AND CONTROL COMMUNICATIONS SYSTEMS, HEREINAFTER CALLED THE "NC-4 SYSTEM", FOR \$67,814.

May 7, 1975

1230

WHICH FUNDS ARE TO BE PROVIDED FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION (LEAA)  
GRANT NO. 73-DF-02-0100, JULY 1, 1973, \$2,970,619. (CONTRACT AWARDED WITHOUT  
COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.;  
AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-cg.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH  
ROCKWELL INTERNATIONAL (MUNICIPAL AND UTILITY DIVISION), 55 WASHINGTON STREET, EAST  
ORANGE, NEW JERSEY, ONLY BIDDER, FOR PURCHASE OF WATER METERS, REMOTE READING DEVICE  
AND OTHER RELATED MATERIAL, EFFECTIVE MAY 19, 1975 TO APRIL 19, 1976, NOT TO EXCEED  
\$282,390., IN ACCORDANCE WITH BID SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM  
CITY OF NEWARK 1975 CAPITAL BUDGET, IMPROVEMENT PROJECT NO. 3075.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the availability of funds was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-ch.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF  
OF CITY OF NEWARK WITH HARRY GOLDFADEN AND SONS, 262-268 SOUTH 20TH STREET, NEWARK,  
NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-05 R;  
RENOVATIONS OF ROOFS TO SYMPHONY HALL, 1020 BROAD STREET, FOR TOTAL SUM OF \$43,500.,  
IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS FOR AFORESAID PROJECT HAS  
BEEN PROVIDED FOR BY ORDINANCE 6-S & F-g, OCTOBER 2, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-R-ci.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO FILE NECESSARY APPLICATIONS  
WITH STATE DEPARTMENT OF TRANSPORTATION FOR PARTICIPATION IN THE PROGRAM FOR THE  
INSTALLATION OF BICYCLE PARKING FACILITIES ALONG OR IN PROXIMITY TO FEDERAL-AID URBAN

May 7, 1975

1231  
ROUTES UNDER THE FEDERAL AID HIGHWAY ACT OF 1973. (CONSTRUCTION WILL BE FUNDED WITH  
FEDERAL-AID AND STATE-AID MONIES AND MAINTAINED THROUGH NORMAL MUNICIPAL OPERATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, President Harris.

No: Councilmen Carrino, Giuliano, Martinez.

7-R-cj.

RESOLUTION RESCINDING RESOLUTION 7-R-bs, AUGUST 7, 1974, "RESOLUTION AUTHORIZ-  
ING DIRECTOR OF ENGINEERING TO CONTRACT ON BEHALF OF CITY OF NEWARK WITH SAFEWAY  
STEEL PRODUCTS, 6228 WEST STATE STREET, MILWAUKEE, WISCONSIN, ONLY BIDDER, FOR PROJECT  
KNOWN AS CONTRACT #74-05-01 REHABILITATION OF ICE HOCKEY DASHERS AT IRONBOUND RECREATION  
CENTER FOR \$29,866. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDING OF AFORE-  
SAID PROJECT PROVIDED IN BOND ORDINANCE 6-S & F-k, MAY 1, 1974."

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker,  
President Harris.

Not Voting: Councilman Carrino.

MOTIONS.

7-M-a.

A MOTION TO REMOVE FROM THE TABLE "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR  
OF MANPOWER TO ENTER INTO CONTRACT WITH TOUCHE ROSS & CO. TO PROVIDE MANAGERIAL  
ASSISTANCE FOR THE CONTROLLED OPERATION OF THE SPEDY '75 PAYROLL FOR SUM NOT TO EXCEED  
\$36,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING  
ACT OF 1973, TITLE II. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL  
PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION  
AND CONTRACT AWARDED)," was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Tucker pointed out last summer the Council went through a chaotic situation with respect to the Neighborhood Youth Corp. This was primarily because of inept Administration by the City Administration. The major complaints were that the children employed did not receive their checks. The audit reports emphasized unless the City establishes this particular computer system, we are going to head for another situation this summer. All indications are that last year it was Administration's responsibility and not Council's as to how the program was handled. By not adopting

May 7, 1975

12338

this resolution we are forcing Administration to adopt a make-shift sort of performance in dealing with payroll systems which will be inadequate and cause the same kind of difficulty as last summer. However, this time the Council will have to bear the responsibility if this difficulty arises.

Councilman James replied, in the past the Council has given Administration everything and they still failed to produce. Perhaps a new approach should be, if we do not give them everything they will work better. He felt the pattern of always blaming the Council for Administrative errors is like "a long playing record." He felt perhaps we should have people work harder and use brain power as opposed to machine power.

Councilman Carrino agreed with the remarks made by Councilman James and said in view of the approval given by the Council for IBM Computers there should be no reason for the havoc faced last year and it would be better to put appropriations into the program for more jobs.

Councilman Tucker replied in some aspects he agrees and disagrees with the remarks of his colleagues. He noted Council had approved the Managistics Design Program which was basically a way of paying the payroll for summer program. The Touche Ross Contract would develop a written payroll procedure tailored to the SPEDY requirement establishing a procedural flow relating to the capture of data for the operation of the Managistics Payroll System. The Managistics Contract primarily handles the physical operation of the pay checks and the process of these particular checks to the young adults concerned. The Touche Ross Contract was responsible for designing the FAS System which is basically a computer system and which at this point of time is not consistent with the Managistics Contract.

He emphasized last year the Council was not blamed for the delay but this time the Council will have to bear the responsibility of messing up computer operations for the summer program.

President Harris asked Legal Analyst Kauder for her analysis of the materials submitted to the Council as it relates to this particular contract as to what the City will be getting in terms of its dollars.

Legal Analyst Kauder replied she could not place herself in the position as an expert on computers. However, some of the language of the contract, it does look as though there was too much being done. They talk about management, but decline to take a management position at the same time. Legal Analyst Kauder felt the contract was ambiguous.

May 7, 1975

1233 Councilman Tucker replied as Legal Analyst Kauder responded she was not an expert on computers, he would like to state the Touche Ross Contract does not indicate a management responsibility. The Managistics Contract is the management responsibility. Touche & Ross designs the actual system that is hooked up to the FAS System producing a fiscal accountability payroll system which was recently put into operation. They are two separate distinct functions.

The motion to remove this resolution from the table failed of adoption by the following votes:

Yes: Councilmen Allen, Giuliano, Martinez, Tucker,

No: Councilmen Bottone, Carrino, James, President Harris.

7-M-b.

A MOTION REQUESTING THE CITY PLANNING DEPARTMENT TO CAUSE A FEASIBILITY STUDY TO BE MADE FOR THE PURPOSE OF THE POSSIBILITY OF INTRODUCING AN ORDINANCE REQUIRING 100% OFF STREET PARKING FOR ANY NEW CONSTRUCTION WITHIN THE CITY OF NEWARK, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-M-c.

A MOTION URGING THE UNITED STATES GOVERNMENT, STATE OF NEW JERSEY, COUNTY OF ESSEX, PORT AUTHORITY OF NEW YORK AND NEW JERSEY AND OTHER TAX EXEMPT GOVERNMENTAL INSTITUTIONS AND AGENCIES, FUNDED IN FULL OR IN PART BY PUBLIC FUNDS, TO HELP EASE THE CITY OF NEWARK'S GROWING FINANCIAL BURDEN BY CONTRIBUTING 'VOLUNTARY TAXES' AS PAYMENT FOR ESSENTIAL SERVICES PROVIDED BY THE CITY OF NEWARK, was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

7-M-d.

A MOTION PROTESTING THE UNREASONABLE ACTIONS OF THE NEW JERSEY DIVISION OF HEALTH BY DETERMINING BLUE CROSS RATES WITHOUT CONSULTATION WITH LOCAL HOSPITAL OFFICIALS AND WITHOUT DISCUSSION OF THE IMPACT ON HOSPITALS, AND PETITIONING THAT DEPARTMENT TO REVISE ITS COST CONTROL PROGRAM TO ASSURE THE CONTINUATION OF HIGH QUALITY HEALTH SERVICES NEEDED BY THE PEOPLE OF THIS MUNICIPALITY, was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:



May 7, 1975

1234

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

7-M-e.      A MOTION THAT THE NEWARK MUNICIPAL COUNCIL SUPPORTS SENATE BILL NO. S-3024  
WHICH WILL REINSTATE THE BUDGET APPROPRIATION FOR PHARMACEUTICAL DRUGS WITHIN THE  
MEDICAID BILL WHICH IS CURRENTLY BEFORE THE NEW JERSEY SENATE, AND DIRECTS THE CITY  
CLERK TO COMMUNICATE WITH THE NEW JERSEY SENATE AND ASSEMBLY AS TO THE POSITION OF THE  
NEWARK MUNICIPAL COUNCIL IN THIS REGARD, was made by Councilman Tucker, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

7-M-f.      A MOTION RECOGNIZING THE OUTSTANDING CONTRIBUTION OF ALVIN ATTLES, COACH OF  
THE GOLDEN STATE WARRIORS OF THE NATIONAL BASKETBALL ASSOCIATION, TO THE CITY OF NEWARK,  
WHERE HE WAS BORN, RAISED, AND EDUCATED, THROUGH HIS EXEMPLARY ACHIEVEMENTS IN THE WORLD  
OF BASKETBALL, BOTH AS PARTICIPANT IN COLLEGE AND AS COACH OF THE GOLDEN STATE WARRIORS,  
WHICH TEAM IS CURRENTLY COMPETING IN THE NATIONAL BASKETBALL ASSOCIATION PLAY-OFFS;  
FURTHER, THAT AFTER HE CONCLUDES THIS SEASON, WHILE VISITING IN NEWARK, ALVIN ATTLES BE  
HONORED BY THE NEWARK MUNICIPAL COUNCIL IN RECOGNITION OF HIS ACHIEVEMENTS, was made by  
President Harris, seconded by Councilman Martinez and declared adopted by President  
Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.      The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RE-  
CEIVED APRIL 23, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING CORPORATION COUNSEL TO  
ENTER INTO A LICENSE AGREEMENT TO ALLOW BUILDING LOCATED AT 1034 SOUTH ORANGE AVENUE  
TO REMAIN APPROXIMATELY SIX INCHES OVER THE PROPERTY LINE ENCROACHING ON CITY-OWNED  
SIDEWALK."

(Won. K. Yun and Chung K. Yun, his wife and Hung K. Chung and Keum O. Chung,  
his wife)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 21,  
1975 Calendar of the Municipal Council for first reading was made by Councilman

May 7, 1975

1233

Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF FAIRVIEW AVENUE AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM WAVERLY AVENUE TO EIGHTEENTH AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF LILLIE STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM WAVERLY AVENUE TO EIGHTEENTH AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

8-d. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF LANDERS ALLEY AS LAID OUT 21 FEET, MORE OR LESS IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM BRANFORD PLACE, 17 FEET MORE OR LESS NORTHERLY, TO ITS TERMINUS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by Councilman Carrino,

May 7, 1975

seconded by Councilman Giuliano and adopted by the following votes:

1236

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

8-e. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF HUNTERDON STREET AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

8-f. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF A PART OF MULBERRY STREET, AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM THE PROPOSED NORTH LINE OF RAYMOND BOULEVARD TO THE NORTH LINE OF PARK STREET EAST."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

8-g. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM BELMONT AVENUE TO LIVINGSTON STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

May 7, 1975

1037  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

8-h. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF MAGNOLIA STREET AS LAID OUT 45 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM FAIRVIEW AVENUE TO BERGEN STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

8-i. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF PESHINE AVENUE AS LAID OUT 70 FEET IN WIDTH ON THE MAPS OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

8-j. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES EXTENDING FROM PESHINE AVENUE TO HUNTERDON STREET, AND FROM HUNTERDON STREET TO BERGEN STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
President Harris.

May 7, 1975

1238

8-k. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 25, 1975, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S. 40A:12-14 (c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND CLUB ESPANA FOR LAND COMMONLY KNOWN AS 272-276 WALNUT STREET, BLOCK 961, LOT 18, FOR THE SUM OF \$10.00 PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF ONE (1) YEAR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this item, See Page 15, Ordinance 6-F-h)

8-l. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 25, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN TITLES IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE ANALYST)."

(Administrative Analyst \$11,628. - \$14,133.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Allen, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

8-m. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 25, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF DEPUTY DIRECTOR, DEPARTMENT OF PUBLIC WORKS)."

(Deputy Director, Department of Public Works \$20,881. - \$20,881.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, President Harris.

Not Voting: Councilman Giuliano.

8-n. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 25, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MEEKER AVENUE."

(Meeker Avenue, both sides, from Johnson Avenue to Frelinghuysen Avenue)

May 7, 1975

1235

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

8-o. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 25, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-5, PARKING LIMITED TO TWO HOURS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO TWO HOURS, ON MT. PROSPECT AVENUE."

(Mt. Prospect Avenue, both sides, from Elwood Avenue to Verona Avenue, 7 A. M. to 6 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 21, 1975 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

8-p. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 28, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF INVESTIGATOR)."

(Investigator \$12,209. - \$14,848.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Bottone, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

A motion to remove from the table "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE ESTABLISHING THE SALARY OF THE ASSISTANT BUSINESS ADMINISTRATOR', ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO INCLUDE PROVISION FOR ADDITIONAL COMPENSATION UNDER CERTAIN CONDITIONS)," was made by Councilman Tucker, seconded by Councilman Giuliano and adopted by the following votes:

May 7, 1975

1240

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

No: Councilman Carrino.

Not Voting: Councilman Bottone.

President Harris directed the City Clerk to place this ordinance under Communications on the May 21, 1975 Calendar of the Municipal Council.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from April 8, 1975 to April 25, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Newark Lodge #21, BPOE	6475 Amended
Dominican Fathers	6527 Amended
St. Lucy's Society	6544 Amended
Rosary Altar Society - Sacred Heart Church of Vailsburg	6593 Amended
St. Antoninus Holy Name Society	6600 Amended
Sherman Community Center	6625 Amended
Beth David Jewish Center	6665 Amended
St. John's Ukrainian Catholic Church	6671 Amended
St. Ann's Parent Teachers Association	6690 Amended
St. Benedict's Church	6801
St. Mary's Church of the Immaculate Conception	6802
St. Columba Roman Catholic Church	6807
Church of Our Lady of Good Counsel	6811

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart Church of Vailsburg	6623 Amended

May 7, 1975

1241  
RAFFLES LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
First Avenue School - Parent Teachers Association	6798
Immaculate of Heart of Mary Roman Catholic Church	6799
Montgomery Street School - Parent Teachers Association	6800
Alyea Home and School Association	6803
Church of Our Lady of Good Counsel	6804
The New Jersey Recreation for the Blind, Inc.	6805
St. Ann's Educational Club	6806
Babyland Nursery, Inc.	6808
Mothers Club of Essex Catholic High School	6809
Flo Orkin Cancer Relief c/o Newark Beth Israel Medical Center	6810
New Dawn Baptist Church	6812
Mothers' Club of St. John's Ukrainian Catholic Church	6813
Sacred Heart Church	6814
Immaculate Conception Church - Rosary Society	6815

A motion to concur in the Report was made by Councilman Allen; seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

ADJOURNMENT.

A motion to adjourn this meeting was made by Councilman Giuliano, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

This meeting adjourned at 8:00 P. M.



May 7, 1975

1242

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President



A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Norman R. Olphin, Bethany Baptist Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, Acting City Clerk Archie Korngut, Acting Clerk of the Municipal Council; Sergeant James Thompson, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The Acting City Clerk presented EVALUATION REPORT, NEWARK SUMMER NUTRITION PROGRAM (SuNuP), APRIL, 1975, PREPARED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received for further Staff study and report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The Acting City Clerk presented EVALUATION REPORT, COMMUNITY ORGANIZATION DIVISION, APRIL, 1975, PREPARED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received for further Staff study and report to the Council was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The Acting City Clerk presented ANNUAL REPORT OF THE NEWARK MUSEUM, FOR THE YEAR 1974.

A motion that the Annual Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

May 21, 1975

1244

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d. The Acting City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF APRIL, 1975.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e. The Acting City Clerk presented REPORT OF THE MUNICIPAL COURT, PARTS ONE, TWO, FOUR, FIVE AND SIX, FOR THE MONTH OF MARCH, 1975.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f. The Acting City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD MARCH 20, 1975.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g. The Acting City Clerk presented ANNUAL AUDIT, PARKING AUTHORITY OF THE CITY OF NEWARK, FOR THE YEAR 1974, PREPARED BY ZISMAN, TRAUIG AND EIBLONK, CERTIFIED PUBLIC ACCOUNTANTS, P.A.

(Copy submitted to each Member of the Council)

A motion that the Annual Audit be received and placed on file was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h. The Acting City Clerk read in full REPORT OF SALE OF TAX ANTICIPATION NOTES FROM JOHN J. GREXA, DIRECTOR OF FINANCE.

May 21, 1975

1245

Pursuant to Section 40A:4-72, N.J.S.A., after the sale of tax notes, "The financial officer making any such sale shall report in writing to the governing body at the next meeting the amount, description, interest rate, and maturities of the notes sold, the price obtained, and the name of the purchaser, and such report shall be entered in full on the minutes of such meeting." Therefore, please record the April 15th, 1975 sale of notes in accordance with Resolution 7RBB, dated January 3, 1975, as follows:

	<u>Notes</u>	<u>Denomination</u>	<u>Total</u>
1. Amount:	25-34	\$ 100,000.00	\$ 1,000,000.00
	35-53	25,000.00	475,000.00
	54-58	5,000.00	25,000.00
			<u>1,500,000.00</u>
	Total Amount Sold		<u>\$ 1,500,000.00</u>

2. Description: 1975 Tax Anticipation Notes
3. Interest Rate: All Notes - 8.75% per annum
4. Date of Notes: All Notes - April 10, 1975
5. Maturity: All Notes - November 14, 1975
6. Price Obtained: All Notes - Par plus \$458.33 accrued interest
7. Purchaser: All Notes - Wilson, White, Belf, Lake, Rochlin Co.,  
744 Broad Street, Newark, New Jersey 07102

(Copy submitted to each Member of the Council)

A motion to ratify the Report was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i.

The Acting City Clerk read in full REPORT OF SALE OF TAX ANTICIPATION NOTES  
FROM JOHN J. GREXA, DIRECTOR OF FINANCE.

Pursuant to Section 40A:4-72, N.J.S.A., after the sale of tax notes, "The financial officer making any such sale shall report in writing to the governing body at the next meeting the amount, description, interest rate, and maturities of the notes sold, the price obtained, and the name of the purchaser, and such report shall be entered in full on the minutes of such meeting." Therefore, please record the April 21st, 1975 sale of notes in accordance with Resolution 7RBB, dated January 3, 1975, as follows:

	<u>Notes</u>	<u>Denomination</u>	<u>Total</u>
1. Amount:	59	\$ 500,000.00	\$ 500,000.00
	60-63	100,000.00	400,000.00
	64-65	50,000.00	100,000.00
	66	1,000,000.00	1,000,000.00
			<u>2,000,000.00</u>
	Total Amount Sold		<u>\$ 2,000,000.00</u>

2. Description: 1975 Tax Anticipation Notes
3. Interest Rate: Notes 59-65 - 8.75% per annum  
Note 66 - 8.0% per annum
4. Date of Notes: All Notes - April 21, 1975

May 21, 1975

1246

5. Maturity: All Notes - November 14, 1975
6. Price Obtained: All Notes - Par
7. Purchaser: Notes 59-65 - Wilson, White, Belf, Lake, Rochlin Co.,  
744 Broad Street, Newark, New Jersey 07102.  
Note 66 - City National Bank, 902 Broad Street,  
Newark, New Jersey 07102.

(Copy submitted to each Member of the Council)

A motion to ratify the Report was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j. The Acting City Clerk presented ANNUAL REPORT OF THE DEPARTMENT OF LAW, FOR THE YEAR 1974.

(Copy submitted to each Member of the Council)

A motion that the Annual Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-k. The Acting City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-32 AND R-38, FROM APRIL 21, 1975 TO APRIL 25, 1975; AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-72, FROM APRIL 21, 1975 TO APRIL 25, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-l. The Acting City Clerk presented FINAL EVALUATION REPORT, MULTIPHASIC DRUG TREATMENT PROGRAM, DECEMBER 11, 1974, SUBMITTED BY FRED STREIT ASSOCIATES.

A motion that the Evaluation Report be received for further Staff study and report to the Council was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-m.

The Acting City Clerk presented FINAL REPORT, EVALUATION OF YOUTH SERVICES AGENCY, NEWARK, NEW JERSEY, DECEMBER 20, 1974, SUBMITTED BY COMMUNITY ACTION TRAINING, INC., TRENTON, NEW JERSEY.

A motion that the Evaluation Report be received for further Staff study and report to the Council was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-n.

The Acting City Clerk presented NEWARK CONSUMER PROGRAM, EVALUATION AND RECOMMENDATIONS, JANUARY, 1975, SUBMITTED BY THE MATCH INSTITUTION, WASHINGTON, D. C.

A motion that the Program Evaluation and Recommendations be received for further Staff study and report to the Council was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-o.

The Acting City Clerk presented NEWARK ECONOMIC DEVELOPMENT CORPORATION, EVALUATION AND RECOMMENDATIONS, JANUARY, 1975, SUBMITTED BY THE MATCH INSTITUTION, WASHINGTON, D. C.

A motion that the Corporation Evaluation and Recommendations be received for further Staff study and report to the Council was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-p.

The Acting City Clerk presented EVALUATION REPORT, MULTIPHASIC DRUG TREATMENT PROGRAM, MAY, 1975, PREPARED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

A motion that the Evaluation Report be received for further Staff study and report to the Council was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-q.

The Acting City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY - MARCH, 1975.

A motion that the Report be received and placed on file was made by Councilman

1248 Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-r. The Acting City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE JOINT MEETING, HELD APRIL 9, 1975.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-s. The Acting City Clerk presented ANNUAL REPORT OF DEPARTMENT OF FINANCE, FOR THE YEAR 1974.

A motion that the Annual Report be received and placed on file was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The Acting City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1. The Acting City Clerk read APPLICATION OF AVON MANAGEMENT CORPORATION, OWNER UNDER CONTRACT; TO PERMIT IN A 4TH RESIDENCE DISTRICT ESTABLISHMENT OF A STORE FOR THE SALE OF LIQUORS AND FOOD; ON PREMISES 702 HIGH STREET.

(Vote of Board of Adjustment 4-0)

(Public Hearing continued)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ANTHONY J. IULIANI, 24 COMMERCE STREET, NEWARK, NEW JERSEY, Attorney representing the applicant, urged the Municipal Council to approve this application.

The following speakers strongly opposed the establishment of a store for the sale of liquor and food on these premises. They maintained at present there are eight



May 21, 1975

1243

liquor stores in the area and if this proposed establishment is permitted it would be a further menace to the people in the area, a safety hazard to the children and there would be insufficient parking facilities. The speakers stressed they are trying to lift the standards of people in the area and feel the community deserves something better than a liquor store. They urged the Municipal Council to reject this application.

BISHOP CHANDLER OWENS, 672 HIGH STREET, NEWARK, NEW JERSEY.

MRS. MARION GIBSON, 702 HIGH STREET, NEWARK, NEW JERSEY.

REVEREND D. M. OWENS, ST. JAMES A.M.E. CHURCH, 588 HIGH STREET, NEWARK, NEW JERSEY.

REVEREND ANTHONY J. OLIVER, PASTOR, ISRAEL MEMORIAL A.M.E. CHURCH, 54 LINCOLN STREET, NEWARK, NEW JERSEY.

MR. BENJAMIN KULPER, 698 HIGH STREET, NEWARK, NEW JERSEY.

REVEREND BOYD CANTRELL, HOPEWELL BAPTIST CHURCH, 17 WAVERLY AVENUE, NEWARK, NEW JERSEY.

REVEREND RAGIN, ST. LUKE'S BAPTIST CHURCH, NEWARK, NEW JERSEY.

MRS. MARY KULPER, 698 HIGH STREET, NEWARK, NEW JERSEY.

REVEREND JOE DORSEY, 169 CLINTON AVENUE, NEWARK, NEW JERSEY.

A petition containing 150 signatures of objectors and letters from the Red Cross and Victory House were presented to the Municipal Council.

Upon request of President Harris, the following people indicated their objections to this application:

MRS. MAE CHERRY, 708 HIGH STREET, NEWARK, NEW JERSEY.

MR. CARL BANKS, 708 HIGH STREET, NEWARK, NEW JERSEY.

MR. AND MRS. FREDERICK RANDOLPH, 22 LONGWORTH STREET, NEWARK, NEW JERSEY.

MR. WALLACE PHILLIPS, 708 HIGH STREET, NEWARK, NEW JERSEY.

MRS. VIRGINIA LEE, 11 LONGWORTH STREET, NEWARK, NEW JERSEY.

REVEREND HEBER BROWN, PASTOR, BROWN'S CHAPEL, 141 KEER AVENUE, NEWARK, NEW JERSEY.

Mr. Iuliani stated all of the objectors appearing here tonight did not appear at the hearing before the Board of Adjustment. After due deliberations of facts presented to them, the Board of Adjustment recommended approval of this application. Mr. Iuliani asserted the applicant has a right to use his property as he sees fit as long as it does not interfere with the intent of the Zoning Code. This is not a transfer of a liquor license. The objections do not relate to valid objection to a variance. Objections to excessive drinking or abuses, which may arise, should be made to the local Board of Alcoholic Beverage Control who issues the liquor license.

May 21, 1975

1250

No one else appearing, a motion to close the hearing and direct the Acting City Clerk to remand this application to the Board of Adjustment for additional Hearing of Citizens to gather further information and facts upon which to base a decision, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-2. The Acting City Clerk read APPLICATION OF J. G. CARRASCO AND A. PINHEIRO (QUEEN OF CLOVER CONSTRUCTION CORP., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP INCLUDING BODY AND FENDER WORK, AND THE SALE OF USED CARS; ON PREMISES 46-52 POLK STREET; ON CONDITION THAT 1) NO PAINTING OF AUTOMOBILES IS DONE; 2) ALL REPAIRS ARE DONE INDOORS.

(Vote of Board of Adjustment 5-0)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-3. The Acting City Clerk read APPLICATION OF KOHLER DELICATESSEN MEATS, INC., OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT 1-STORY ADDITION TO MEAT PROCESSING PLANT FOR STORAGE PURPOSES; ON PREMISES 60 HOUSTON STREET; ON CONDITION THAT 1) NO TRUCKS NOR TRAILERS ARE PARKED IN THE NEIGHBORHOOD; NO MERCHANDISE IS UNLOADED ON THE PREMISES BEFORE 5:30 A. M.; 2) THE EXTERIOR OF THE PREMISES IS KEPT IN A SANITARY CONDITION INCLUDING STREETS AND SIDEWALKS AT ALL TIMES.

(Vote of Board of Adjustment 4-0)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4.

The Acting City Clerk read APPLICATION OF EDUARDO RODRIGUEZ, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT 1-STORY REAR ADDITION TO 1-FAMILY DWELLING WITH NO ON-SITE PARKING; ON PREMISES 33 FLEMING AVENUE.

(Vote of Board of Adjustment 5-0)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-5.

The Acting City Clerk read APPLICATION OF ISAAC LEHRHOFF, OWNER; TO PERMIT IN 2ND BUSINESS AND 1ST INDUSTRIAL DISTRICTS ESTABLISHMENT OF A MOTOR VEHICLE REPAIR SHOP; ON PREMISES 10-14 LIVINGSTON STREET; ON CONDITION THAT 1) THERE IS NO PARKING NOR REPAIRING DONE ON THE SIDEWALK; 2) THERE IS NO REPAIRING DONE ON THE STREET.

(Vote of Board of Adjustment 5-0)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. NATHAN L. JACOBSON, 2115 MILLBURN AVENUE, MILLBURN, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-6.

The Acting City Clerk read APPLICATION OF GELBER & WEISS, OWNERS; TO PERMIT IN A 2ND BUSINESS DISTRICT RENEWAL OF GASOLINE STATION; ON PREMISES 822-826 CLINTON AVENUE; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF EIGHT YEARS ENDING FEBRUARY 15, 1983.

(Vote of Board of Adjustment 5-0)

(Previous applications approved February 15, 1967 and March 20, 1963, 822-824 Clinton Avenue)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

May 21, 1975

1252

MR. ROBERT P. LEVING, 214 SMITH STREET, PERTH AMBOY, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a. The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING PATTEN PLACE AS A ONE-WAY STREET.

(Patten Place, Eastbound, from Wolcott Terrace to Goodwin Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b. The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

(Raymond Plaza West, west side, from the southerly curblin of Raymond Boulevard and extending 364' southerly therefrom, from 7:00 A. M. to 7:00 P. M.)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

The Acting City Clerk read AN ORDINANCE AUTHORIZING CORPORATION COUNSEL TO ENTER INTO A LICENSE AGREEMENT TO ALLOW BUILDING LOCATED AT 1034 SOUTH ORANGE AVENUE TO REMAIN APPROXIMATELY SIX INCHES OVER THE PROPERTY LINE ENCROACHING ON CITY-OWNED SIDE-WALK.

(Won K. Yun and Chung K. Yun, his wife, and Hung K. Chung and Keum O. Chung, his wife)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

6-F-d.

The Acting City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF FAIRVIEW AVENUE AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM WAVERLY AVENUE TO EIGHTEENTH AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

6-F-e.

1254

The Acting City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF LILLIE STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM WAVERLY AVENUE TO EIGHTEENTH AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

6-F-f.

The Acting City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF LANDERS ALLEY AS LAID OUT 21 FEET, MORE OR LESS IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM BRANFORD PLACE, 17 FEET MORE OR LESS NORTHERLY, TO ITS TERMINUS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

6-F-g.

The Acting City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF HUNTERDON STREET AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council) \_\_\_\_\_

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

6-F-h.

The Acting City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF A PART OF MULBERRY STREET, AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM THE PROPOSED NORTH LINE OF RAYMOND BOULEVARD TO THE NORTH LINE OF PARK STREET EAST.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

1256  
6-F-1.

The Acting City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM BELMONT AVENUE TO LIVINGSTON STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

6-F-j.

The Acting City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF MAGNOLIA STREET AS LAID OUT 45 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM FAIRVIEW AVENUE TO BERGEN STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.



May 21, 1975

125

6-F-k.

The Acting City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF PESHINE AVENUE AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

6-F-l.

The Acting City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM PESHINE AVENUE TO HUNTERDON STREET, AND FROM HUNTERDON STREET TO BERGEN STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

May 21, 1975

6-F-m.

1258

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MEEKER AVENUE.

(Meeker Avenue, both sides, from Johnson Avenue to Frelinghuysen Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

6-F-n.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-5, PARKING LIMITED TO TWO HOURS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO TWO HOURS, ON MT. PROSPECT AVENUE.

(Mt. Prospect Avenue, both sides, from Elwood Avenue to Verona Avenue, 7:00 A. M. to 6:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

May 21, 1975

1259  
A motion to consider Item 8-n on this Calendar under Ordinances on First Reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-o. The Acting City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO DELETE THE TITLE OF RESEARCH SPECIALIST, CITY CLERK AND CREATE POSITION OF RESEARCH ANALYST, CITY CLERK).

(Research Analyst, City Clerk \$12,209 - \$14,848.)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 4, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM HALSTEAD STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:4-1, trucks over 4 tons excluded from certain streets, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey,

May 21, 1975

1966, as amended and supplemented, be amended by adding thereto:

Halstead Street, from South Orange Avenue to East Orange City Line

1260

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT ON BEHALF OF THE CITY OF NEWARK, FOR THE BENEFIT OF THE NEWARK HIGH IMPACT ANTI-CRIME PROGRAM, WITH ELWOOD ASSOCIATES, INC. TO LEASE FACILITY SPACE AT 215 CENTRAL AVENUE, NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID SPACE FOR TERM OF SEVENTEEN (17) MONTHS, COMMENCING ON MAY 1, 1975 AND ENDING ON SEPTEMBER 30, 1976 AT A RENTAL OF \$28,333.33 FOR THE TERM)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section I. That the Business Administrator is hereby authorized to enter into a contract on behalf of the City of Newark, for the benefit of the High Impact Anti-Crime Agency, with Elwood Associates Inc., to lease 17,200 square feet of space at 215 Central Avenue, Newark, New Jersey.

Section II. That the Business Administrator is authorized to contract to lease said space for the term of seventeen (17) months commencing on May 1, 1975 and ending September 30, 1976 at a rental of \$28,333.33 for the term of seventeen months at the option of the City at an equal annual rental plus an amount equal to the percentage increase of the consumer price index from May 1, 1975 to September 30, 1976, for renewal.

May 21, 1975

1281

Section III. That funds to pay such consideration shall be from the Newark High Impact Anti-Crime Program in the amount of \$28,333.33 to cover the period of leasing from May 1, 1975 to September 30, 1976.

Section IV. That a copy of this lease agreement is attached hereto.

Section V. That a duly executed copy of the written final lease agreement shall be permanently filed with the Ordinance in the Newark City Clerk's Office upon passage of this Ordinance by the Executive Director of the High Impact Program.

Section VI. That this Ordinance shall take effect upon passage and publication, and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 41 BURNETT STREET, NEWARK, NEW JERSEY, BLOCK 43, LOT 30, TO NEW JERSEY INSTITUTE OF TECHNOLOGY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13(b)(1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 41 Burnett Street, Newark, New Jersey, Block 43, Lot 30, be sold to the New Jersey Institute of Technology, by private sale for the amount of \$2,000., pursuant to the provisions of N.J.S.A. 40A:12-13(b)(1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

1282 President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 2, CHAPTER 7, ARTICLE 1, SECTION 2:7-3 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY ENTITLED "FISCAL ADVISORY BOARD."

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Section 1. Title 2, Chapter 7, Article 1, Section 2:7-3 (Fiscal Advisory Board) of the Revised Ordinances of the City of Newark (1973 Supplement) be amended to read as follows:

There shall be a fiscal advisory board within the department of finance. The board shall consist of 8 citizens of broad experience and recognized knowledge of financial policy. The members of the board shall be appointed by the Mayor to serve, without compensation, for a term of 2 years. The board shall advise the appropriate officials of the Newark city administration with respect to the planning, management and marketing of all city indebtedness. It shall have the right and power to request any pertinent data and/or have prepared for its use by the proper administration officers such material as it may deem necessary to properly formulate its recommendation to the appropriate officials. The board shall have access to all accounts and books of record of the City of Newark, as they relate to financial policies and practices of fiscal management, at reasonable times.

Section 2. Adoption of this ordinance shall act as a repealer of all ordinances of the City of Newark which are inconsistent or in conflict with.

Section 3. This ordinance shall take effect upon passage and advertising according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE SOUTH WARD BOYS' CLUB, INC. FOR PREMISES COMMONLY KNOWN AS 386-390 HAWTHORNE AVENUE, BLOCK 3617, LOTS 5, 7 FOR THE SUM OF \$100. PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF THREE (3) YEARS.

BE IT ORDNATED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK:

1. That the South Ward Boys' Club, Inc., a non-profit corporation of the State of New Jersey which has tax exempt status with respect to both the State of New Jersey and the Federal Government; and
2. That the premises commonly known as 386-390 Hawthorne Avenue, Block(s) 3617, Lot(s) 5, 7, owned by the City of Newark, are not required for governmental purposes; and
3. That the Tax Collector of the City of Newark, pursuant to N.J.S. 40A:12-14(c) is hereby authorized to execute the annexed lease on behalf of the City of Newark with South Ward Boys' Club, Inc., for a term of three (3) years at a nominal annual rental of One Hundred Dollars (\$100) or County taxes, whichever is greater; and
4. That the subject premises shall be used by the tenant for the purpose of a outdoor recreational facilities, pursuant to N.J.S. 40A:12-15 paragraph (1); and
5. That the Tax Collector of the City of Newark shall be responsible for the enforcement of the terms and conditions of the annexed lease and shall require the tenant to submit an annual report setting for the use to which the tenant has undertaken in furtherance of the public purposes for which this lease is granted; the approximate value or cost of any activities conducted on the leased premises; and affirmation of the continued tax exempt status of the non-profit corporation pursuant to State and Federal law; and

1264

6. That the subject premises shall be used by the tenant for the purpose of an outdoor recreational facilities which shall serve approximately one hundred (100) persons.

7. That copies of the executed lease and annual report submitted pursuant thereto shall be forthwith filed with the Clerk of the City of Newark; and

8. That the tenant shall not be permitted to erect any structures upon the leased premises without the approval of the Municipal Council, subletting is prohibited and the City of Newark reserves the right to re-enter the premises, without penalty on thirty (30) days notice.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND CLUB ESPANA FOR LAND COMMONLY KNOWN AS 272-276 WALNUT STREET, BLOCK 961, LOT 18, FOR THE SUM OF \$10.00 PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF ONE (1) YEAR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK:

1. That Club Espana, a non-profit corporation of the State of New Jersey, which has tax exempt status with respect to both the State of New Jersey and the Federal Government; and

2. That the premises commonly known as 272-276 Walnut Street, Block 961, Lot 18, owned by the City of Newark, are not required for governmental purposes; and

3. That the Tax Collector of the City of Newark, pursuant to N.J.S. 40A:12-14(c) is hereby authorized to execute the annexed lease on behalf of the City of Newark, with Club Espana, for a term of one year at a nominal annual rental of Ten (\$10.00) Dollars, or County Taxes, whichever is greater; and



4. That the subject premises shall be used by the tenant for the purpose of a parking of motor vehicles pursuant to N.J.S..40A:12-15 Paragraph (i); and

5. That the Tax Collector of the City of Newark shall be responsible for the enforcement of the terms and conditions of the annexed lease and shall require the tenant to submit an annual report setting for the use to which the tenant has undertaken in furtherance of the public purposes for which this lease is granted; the approximate value or cost of any activities conducted on the leased premises; and affirmation of the continued tax exempt status of the non-profit corporation pursuant to State and Federal law; and

6. That copies of the executed lease and annual report submitted pursuant thereto shall be forthwith filed with the Clerk of the City of Newark; and

7. That the tenant shall not be permitted to erect any structures upon the leased premises, subletting is prohibited and the City of Newark reserves the right to re-enter the premises, without penalty on thirty (30) days notice.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-g.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage:

AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Public Hearing closed)

1266

A motion to adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani.

No: Councilmen Allen, James, Tucker, President Harris.

President Harris: The yeses are five and the noes are four. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

6-HC-a.        MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. He referred to Councilwoman Villani's statement at the April 16, 1975 meeting of the Municipal Council with respect to his attendance and performance as a teacher and attendance at Council meetings. Mr. Villani stressed he was here to do a job as a responsible citizen, not to harass anyone. He stated he is deeply concerned with the problems of the City of Newark.

The following speakers addressed the Municipal Council strongly supporting the construction of 150 units of Senior Citizens housing on Clifton Avenue, Newark. They stressed the need for decent housing for Senior Citizens. The speakers appealed to the Municipal Council to approve this project.

6-HC-b.        MRS. MILLIE CILENTO, 420 CLIFTON AVENUE, NEWARK, NEW JERSEY.  
6-HC-c.        MRS. HELEN L. WILSON, 444 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.  
6-HC-d.        MRS. MARTHA RIVELL, 628 HIGHLAND AVENUE, NEWARK, NEW JERSEY.  
6-HC-e.        MR. JOSEPH PAPASIDERO, 162 GARSIDE STREET, NEWARK, NEW JERSEY.  
6-HC-f.        MR. CARLO TRENTACOSTE, 839 SUMMER AVENUE, NEWARK, NEW JERSEY.  
6-HC-g.        MR. LUIGI TRENTACOSTE, 839 SUMMER AVENUE, NEWARK, NEW JERSEY.  
6-HC-h.        MR. DONALD ESHLEMAN, 380 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.  
6-HC-i.        MRS. FRAN ADUBATO, 744 HIGHLAND AVENUE, NEWARK, NEW JERSEY.  
6-HC-j.        MR. JOSEPH MAUTORE, 380 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.  
6-HC-k.        MR. JAMES VASSELLI, 300 DELAVAN AVENUE, NEWARK, NEW JERSEY.  
6-HC-l.        MRS. MARYANN DEL GUERCIO, 412 CLIFTON AVENUE, NEWARK, NEW JERSEY.  
6-HC-m.        MR. STEPHEN ADUBATO, 744 HIGHLAND AVENUE, NEWARK, NEW JERSEY.

May 21, 1975

1267

The following speakers spoke in opposition to granting exemption from taxation. They asserted the City of Newark cannot afford to grant any more tax abatements, pointing out 60.7 of Newark property is tax exempt.

6-HC-n.            MR. FRANK AMMIANO, 450 CLIFTON AVENUE, NEWARK, NEW JERSEY.

6-HC-o.            HON. C. RICHARD FIORE, 423 HIGHLAND AVENUE, NEWARK, NEW JERSEY.

Councilwoman Villani thanked the Senior Citizens for coming to the Council meeting. She assured the Senior Citizens that the Council will do their utmost to solve their problems.

Councilman Carrino pointed out the Board of Adjustment has not granted a variance for this project. The Board of Adjustment hearing will be held May 27, 1975 to give area residents an opportunity to be heard on the plan.

A motion to permit Assemblyman Michael F. Adubato to speak under "Hearings of Citizens" was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-p.            ASSEMBLYMAN MICHAEL F. ADUBATO, 57 COEYMAN STREET, NEWARK, NEW JERSEY,  
strongly supported the construction of Senior Citizens housing on Clifton Avenue, Newark. He urged the Council to vote in the affirmative on this resolution tonight.

Councilman Carrino remarked every tax abatement in this administration has been voted on after the Board of Adjustment has cleared it.

Upon question posed by Councilman Carrino, Assistant Corporation Counsel Miceli replied to his knowledge no tax abatement has been approved by the Council prior to determination by the Board of Adjustment.

Councilman Tucker refuted that has not taken place on this Council.

The following speakers addressed the Municipal Council with respect to the dire need for housing in the City of Newark. They complained about housing conditions, substandard housing, vacant lots, buildings being demolished and no housing being constructed.

6-HC-q.            MS. ELISE MALLOY, 611 HIGH STREET, NEWARK, NEW JERSEY.

6-HC-r.            MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

6-HC-s.            MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

6-HC-t.            MR. JAMES E. ROBINSON, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

1268

At this point, Councilman Carrino asked if it was possible to consider Resolution 7-R-bk on this Calendar at this time.

Upon question posed by President Harris, Assistant Corporation Counsel Miceli opined there are other speakers who must be heard. The resolution cannot be considered at this time.

6-HC-u.            MR. WALTER PERNA, 313 SUMMER AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council on the subject "Crime and Police Protection in Newark."

6-HC-v.            MR. A. J. J. A. WILSON, CHAIRMAN, TRANSPORTATION COMMITTEE, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, stated the Greater Newark Chamber of Commerce supports the proposed Taxicab Ordinances. They believe the adoption of these ordinances are in the best interest of the City and will set the stage to improve taxicab services. Mr. Wilson urged the Municipal Council to adopt these proposed ordinances.

The following speakers appeared before the Municipal Council with respect to the Taxicab Industry. They complained about taxicab service and poor condition of taxicabs in Newark. The speakers stressed the need for the creation of a Taxicab Commission and protection for taxicab drivers. They urged the Council to adopt the proposed Taxicab Ordinances.

6-HC-w.            MR. JOHN HARVARD, 15 SCHEERER AVENUE, NEWARK, NEW JERSEY.

6-HC-x.            MR. JOHN TALIAFERRO, 37 LONGFELLOW AVENUE, NEWARK, NEW JERSEY.

6-HC-y.            MS. RETHA PERRY, 268 SOUTH 8TH STREET, NEWARK, NEW JERSEY.

6-HC-z.            MRS. BARBARA MERRITT, 365-A SCHLEY STREET, NEWARK, NEW JERSEY.

6-HC-ba.           MRS. QUEEN E. JAMES, 4 MILLINGTON AVENUE, NEWARK, NEW JERSEY.

Councilman Tucker related even with the existing ordinance, when taxicab drivers take more than four persons, they are breaking the law. The police do not apprehend them. Hopefully with this new system, when a taxicab driver is driving and does not draw the meter because the light will be out, he would be breaking the law.

Councilman James contended the taxicab industry should be improved. The question is whether we have laws on the books now which are not being enforced and will they be enforced in the future? Councilman James stressed the laws must be enforced.

6-HC-bb.           MRS. REMAY PEARCE, 105 SOUTH 7TH STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council, strongly opposing the amusement and pool parlor at 55 - 11th Avenue. She contended this establishment is a health hazard and has no bathroom facilities. The speaker presented a petition containing 160 names of people objecting to this type of business.

Councilman Bottone responded this matter was brought to his attention right now. The Half-Way House was not his doing; it was the doing of the second floor. Councilman Bottone said he has met with this group for many reasons. He will look into the matter and get back to the speaker by the end of the week.

Councilman Tucker said the pool parlor relates to the Loitering Ordinance and possibly the ordinance should be reintroduced. He will work with Councilman Bottone to make certain the situation is resolved.

Councilman James recalled this legislation was defeated. He said other wards in the City have various pool parlors. The speaker should voice her concern to the Office of the Mayor. The Administration has been derelict. They too have been guilty of not being vigilant in this area. Councilman James added he will join Councilmen Bottone and Tucker for legislation to solve this situation.

A motion to consider Resolution 7-R-bk on this Calendar at this time was made by Councilman Carrino, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION APPROVING APPLICATION AND PLAN OF NORTH WARD COMMUNITY DEVELOPMENT CORP. FOR CONSTRUCTION OF A 150 UNIT ELDERLY BUILDING LOCATED ON CLIFTON AVENUE, NEWARK, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:15-16, ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution until after the public hearing before the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Martinez.

Councilman Giuliano declared he is not against Senior Citizens housing and never has been. This matter has not been approved by the Board of Adjustment and the people in the North Ward have not had an opportunity to express their views.

Councilman Tucker stated he would vote in favor of the tax abatement dealing with the North Ward Educational and Cultural Center's Senior Citizen Project taking into consideration:

1) As of May 21, 1975, the Newark Housing Authority has a waiting list of 2,659 applications from Senior Citizens who were born and raised in Newark and who have made contributions to our American society. The estimated time for the applications to be affirmatively acted on amounts to three years from the date of their submission of the application to the possibility of them being accepted into the Newark Housing

1270

Authority's Senior Citizens Project. This automatically raises the question that some Senior Citizens, based on the limited amount of housing available, may be decreased prior to getting into safe, decent and sanitary Senior Citizens housing. The primary factor which creates vacancies within the present Senior Citizens housing is that of death.

2) The second factor that must be taken into consideration is the current utilization of the proposed site. 443-463 Clifton Avenue encompasses  $1\frac{1}{4}$  acres, zoned as a 4th Residential District and the current assessed evaluation for the vacant lot is \$38,600. The lot has been vacant since May, 1970 and the City is currently in receipt of \$3,836. per year in taxes. The general area of the proposed site is within 100 yards of the two major high-rise buildings on Mt. Prospect Avenue. On the corner of Clifton and Abington Avenues there are two six-story multiple dwellings. Directly across the street from the site are one-family homes which would be adversely affected if the development was a housing unit for young people. Based on the fact that it will be a Senior Citizens development and Senior Citizens do not require the amenities of younger families, the development would not have a negative effect on the community. As Councilman-at-Large of the City of Newark, he must take into consideration the wishes and desires of the community. As of this date, he has not received one letter, telegram, telephone call or any other communication from residents of the area pinpointing their opposition to this project. As a committed elected representative, he must be consistently guided by the wishes of his electorate. He has been in receipt of communications from a great number of Senior Citizens requesting housing within the North Ward community and who are in support of the North Ward Educational and Cultural Center's development.

3) Before official approval of the tax abatement, a variance must be received from the Board of Adjustment. The variance is needed for twenty feet in height and parking spaces for fifteen additional cars. Senior Citizens who are living on fixed incomes cannot easily afford to purchase and maintain cars and subsequently there may not, in all likelihood, be a parking problem. The Corporation Counsel's Office has stated that if the Board of Adjustment does not grant the variance, the issue of tax abatement becomes null and void. They must take into consideration an established precedent within the Council. A few months ago the Council granted tax abatement to Mr. Willie Wright of the New Communities Corporation prior to submission of plans and specifications for the building to the Central Planning Board or the Board of Adjustment. If they are to be consistent, they must consider this factor.

4) This Senior Citizens housing project will increase the value of the particular property that is being considered for the site approximately 100 times. The assessed valuation, after completion of construction, will be in excess of \$300,000. and with the abatement, in lieu of taxes, the City will receive \$86,250. per year in taxes. This would be an increase in revenues of approximately \$82,414. per year to the City of Newark to relate to our pressing fiscal problems.

5) The proposed Senior Citizens housing project will be a subsidized housing plan under Section 8 of the Housing Development Act, providing safe, decent and sanitary housing to the Senior Citizens with the Federal Government providing a portion of the marketable rents. Senior Citizens who are in fixed incomes can ill-afford the high price of housing within the City of Newark, but this development will provide them with the opportunity of paying low rents and being in receipt of adequate housing and services.

6) Any Senior Citizen who is on a fixed income and makes less than \$5,400. per year will be eligible for admission to this housing development.

7) The current planning process for development, acquisition, construction and finally renting this Senior Citizens development will take approximately fifteen months, or until November 1, 1976, if the Council acts affirmatively on the request for tax abatement now. If other considerations are raised, such as another site for the development, the planning process which has already been initiated for that particular site must be abolished and a new plan initiated which will take approximately fifteen months to get to the stage of development that it is presently in. Subsequently, a period of three years will elapse if we consider the possibility of another site for the Senior Citizens housing.

Councilman Tucker continued one of the major points he must take into consideration in casting his affirmative vote on this resolution is the role that Senior Citizens have played in the development of the City of Newark, the State of New Jersey and America. He thinks the Council, as elected officials, must remember who shaped the development of the City of Newark prior to their assimilation to a position of leadership.

Councilman Tucker raised the question, are we to allow our Senior Citizens, in their Golden Years, to go unheard and give to them a legacy of death based on our inactivity, for whatever motivating factor, while we are going through this municipal, governmental, bureaucratic exercise? The Municipal Councilmen must realize our obligations to the Senior Citizens who come before us. They are not the social deviants,

May 21, 1975

1272

the criminals, the muggers, or the negative aspects in our City. They are the most positive and supportive members of our society, and they have paid their dues. We must stand behind them as they have stood behind us.

Councilman Allen stated he represents the Municipal Council on the Senior Citizens Commission and he represents all of the Senior Citizens in the City of Newark. There is no law stating tax abatement cannot be granted unless the Board of Adjustment approval is received first. Councilman Allen said he is voting in the affirmative on this tax abatement.

Councilman Carrino declared it is easy to vote in the affirmative now, but he is not going to make the mistake the previous Council made. He was elected by the people of the North Ward. Councilman Carrino requested deferral on this resolution to permit the Zoning Board hearing on a variance for the proposed 15-story apartment building. The hearing to be held May 27, 1975 would give area residents an opportunity to be heard on the plan. Councilman Carrino emphasized his request for a deferral does not indicate that he is opposed to this proposed project and felt the delay would not impede it.

Councilman Martinez commended the Senior Citizens for putting in two trying days at Council meetings and he knows what they are going through. He explained he is not against Senior Citizens housing in the North Ward or in any other Ward. He is for housing throughout the City of Newark. Councilman Martinez declared he cannot vote for any tax abatement prior to Board of Adjustment approval or Planning Board approval. To set his record straight, he noted he voted in the negative on the tax abatement for the New Communities Corporation.

Councilman Tucker responded as a Councilman-at-Large he represents all of the people of the City of Newark. He will make his determination based upon his evaluation of the situation. In some cases those particular determinations are similar and in most cases his determinations are different. On July 1, 1974 he was sworn in as a Councilman-at-Large of the City of Newark and that indicates that after taking his oath of office, he represents 385,000 people of the City of Newark.

Councilman Carrino said he hoped this is not a black and white issue. This building is not for 385,000 people. It affects 100,000 people in the North Ward. Councilman Carrino stressed all he is asking the Council to do is wait until the people in the North Ward have had an opportunity to be heard. The law states the people in the North Ward have the right to a public hearing and he is asking his colleagues to give the people in the North Ward an opportunity to be heard.



May 21, 1975

1273

Councilman James said listening to all sides, the question is one of housing and for housing, specifically the question of Senior Citizens housing. Councilman James asked Assistant Corporation Counsel Miceli, "The fact this matter is before the Municipal Council prior to having received approval of the Board of Adjustment, are we legal and in order to vote on it or do you question presentation before this body tonight?"

Assistant Corporation Counsel Miceli replied the resolution specifically contains the condition if the Board of Adjustment does not grant a variance, then the tax abatement voted on tonight will be null and void. Section 2 of the proposed resolution reads "Exemption from taxation is subject to the approval of said plan and project by the Department of Community Affairs of the State of New Jersey, and the granting of a variance by the proper agency of the City of Newark." Therefore, it is proper to vote in the affirmative or the negative on this resolution.

Councilman James asked if the Board of Adjustment would be at an advantage or disadvantage to consider the matter having had approval of the Council. He is willing to look at both sides. The other question which brings about dissension is simply that the Council has in the past exercised Council privilege whereby a Ward Councilman has asked other Members of the Council, because of a peculiar problem in his ward, that the Council grant a deferment regardless of the other Councilmen's judgment and evaluation of the situation. Councilman James asked Councilman Carrino if he was asking for an objective decision from the Council or asking for Council privilege whereby the Council waive their objective evaluation of the situation before them tonight and vote purely on the recommendation of the North Ward Councilman.

Councilman Carrino replied he respected that and the best way he can answer is that he is asking the Council to make a decision to give everyone in the North Ward a chance to attend the public hearing.

Councilman Bottone felt he must defend Councilman Carrino's decision to a degree. He explained the Council asked the Law Department for direction. If this Council goes on record before any other agency in the City grants approval, he felt it puts a certain amount of pressure on that agency. By asking for deferment is not saying "no." Councilman Carrino has shown dedication to the people of the North Ward. Councilman Bottone said he will go along with Councilman Carrino's request for a deferment as a courtesy and hopes other agencies will come forward regarding engineering, sewers and other facilities.

Councilman Allen said this tax abatement was submitted to the Council by Administration. The Council has adopted a new policy relating to future submission of

1274

all tax abatement resolutions by the Mayor to the Council. The Council Tax Abatement Policy Review Committee will review all tax proposals before they appear on the Council Calendar.

Councilwoman Villani stated she attended a Senior Citizens Conference today at the Robert Treat Hotel, attended by over 1,000 very happy Senior Citizens from all parts of the City. Mayor Gibson has proclaimed this month "Senior Citizens Month." East Orange has adopted a slogan "Seniors off their rockers." Councilwoman Villani said she realizes what centers can do to make Senior Citizens happy. She will vote for a deferment on this matter, as requested by the North Ward Councilman. It is not saying they will not get Senior Citizens housing in the North Ward. They will get housing and a center in the North Ward.

Councilman Tucker reiterated his tenure on the Newark Municipal Council is based on precedent and based primarily on consistency. He asked his colleagues if they are consistent, because if they are consistent, they know full well when the New Communities Corporation got tax abatement, they did not go through the various boards. Councilman Tucker asked Councilman Carrino if he was requesting that the Council, in effect, back him to get two weeks deferment or asking the Council to vote objectively as to their own individual opinions. Councilman Tucker asked Councilman Bottone if he raised questions regarding sewers or engineers with the Willie Wright situation.

Councilman Carrino declared he is asking the Council to vote the way they want to vote. He is the Ward Councilman and he is familiar with the situation.

The motion to defer action on this resolution until after the public hearing before the Board of Adjustment, was declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani.

No: Councilmen Allen, James, Tucker, President Harris.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING CORPORATION COUNSEL, ON BEHALF OF CITY OF NEWARK, TO ENTER INTO CONTRACT WITH AFFILIATED REALTY SERVICES TO COMPLETE AND SUBMIT APPRAISAL IN CONNECTION WITH LAWSUIT CITY OF NEWARK VS. SPIN REALTY, TO SET ASIDE AN AGREEMENT BETWEEN THE PARTIES WHEREBY DEFENDANT LEASED APPROXIMATELY 105 ACRES OF PLAINTIFF'S WATERSHED PROPERTY IN JEFFERSON TOWNSHIP, MORRIS COUNTY, NEW JERSEY, FOR \$3,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ., AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b. RESOLUTION AUTHORIZING COURT ADMINISTRATOR, ON BEHALF OF CITY OF NEWARK, TO EXECUTE CONTRACT AWARDED TO ARTHUR YOUNG & COMPANY, FOR PROFESSIONAL CONSULTANT SERVICES WITH RESPECT TO DEVELOPING A COMPREHENSIVE PLAN FOR A NEWARK MUNICIPAL COURT MANAGEMENT INFORMATION SYSTEM FOR \$29,000.; SAID FUNDS SHALL BE PROVIDED FOR BY GRANT FROM THE STATE LAW ENFORCEMENT PROJECT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO CHAPTER 198, LAW OF 1971, N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this resolution to Administration was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH COMMUNITY COOPERATIVE HEALTH SERVICES WHEREIN COMMUNITY COOPERATIVE HEALTH SERVICES WILL OPERATE A VOCATIONAL TRAINING PROGRAM FOR TWENTY-TWO (22) DENTAL ASSISTANTS FOR SUM NOT TO EXCEED \$30,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN AMOUNT OF \$11,239.70 PAYABLE TO ROBERT W. GIESE AND MANDEL & DAVIS, ATTORNEYS, 11 COMMERCE STREET, NEWARK, UPON RECEIPT BY CORPORATION COUNSEL OF ALL PAPERS DEEMED NECESSARY IN THIS MATTER, IN SETTLEMENT OF CLAIM FOR BACK PAY BECAUSE HE WAS PLACED ON LEAVE OF ABSENCE

1276

WITHOUT PAY EFFECTIVE FEBRUARY 1, 1973 BUT NEVER FORMALLY REMOVED IN ACCORDANCE WITH  
CIVIL SERVICE REGULATIONS; ON CONDITION THAT HE RETIRE EFFECTIVE NOVEMBER 1, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ELIZABETH  
G. KNIGHT, PRINCIPAL CLERK-STENOGRAPHER, OFFICE OF THE CITY CLERK, FOR PERIOD BEGINNING  
MAY 18, 1975 AND ENDING AUGUST 17, 1975. (TO CARE FOR INFANT SON - FIRST LEAVE BEGAN  
NOVEMBER 18, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION APPROVING APPLICATION AND PLAN OF RESERVOIR SITE TOWNHOUSE  
DEVELOPMENT CORPORATION, A NONPROFIT HOUSING CORPORATION OF THE STATE OF NEW JERSEY,  
FOR CONSTRUCTION OF PROJECT LOCATED IN 2.7 ACRE TRACT BOUNDED BY SOUTH ORANGE AVENUE,  
SOUTH 7TH STREET, 14TH AVENUE AND SOUTH 9TH STREET; GRANTING EXEMPTION FROM TAXATION  
FOR PERIOD OF 48 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF  
R. S. 55:16-1, ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck, Newark Housing Development and Rehabilitation Corporation Executive Director Michael R. Galdo and Consultants Oliver Lofton and William Reed met with the Council May 20, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Bottone stated after  $4\frac{1}{2}$  years of frustrating efforts they are finally going to get housing. The Law Department advised him, because he is a Member of the Housing Development and Rehabilitation Corporation, to abstain on this resolution. Councilman Bottone added he intends to resign from that Board.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Bottone.

7-R-g.                    RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM LOUISE M. ZARRA, WIDOW, OWNER OF PREMISES 11 MT. PLEASANT AVENUE, BLOCK 572, LOT 6, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.                    RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GLORIA COVELLO ELIAS AND GEORGE ELIAS, HER HUSBAND, OWNERS OF PREMISES 165 FIRST AVENUE, BLOCK 600, LOT 30, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.                    RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CHESTER HAK AND KATHRYN HAK, HIS WIFE, OWNERS OF PREMISES 86 ELIZABETH AVENUE, BLOCK 2785, LOT 8, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.                    RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FRANK W. KASSAY AND ANN KASSAY, HIS WIFE, OWNERS OF PREMISES 124 HUDSON STREET, BLOCK 414, LOT 9, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.                    RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM 491 SPRINGFIELD AVENUE, INC., A CORPORATION OF NEW JERSEY, OWNER OF PREMISES 491 SPRINGFIELD AVENUE, BLOCK 2608, LOT 8, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

1278

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO MORRIS WYMISZNER, SUM OF \$275.70, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1971, PREMISES 519-521 CLINTON AVENUE, BLOCK 3000, LOT 28, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO SILVIO AND JANE MORETTI, SUM OF \$520.02, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1972, PREMISES 10-12 MARSAC PLACE, BLOCK 4137, LOT 27, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO THE NATHAN BARRY CO., SUM OF \$3,538.15, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1971, PREMISES 98 BROAD STREET, BLOCK 565, LOTS 28, 30, 55, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTALLING \$141,982.27 TO INDIVIDUALS SHOWN ON ANNEXED EXHIBIT "A", FOR OVERPAYMENTS, BY REASON OF COUNTY BOARD TAX APPEALS FOR THE YEARS 1970, 1972, 1973 AND 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p. RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO KAN JUNG LING, C/O BENJAMIN ARONS, ESQUIRE, 50 PARK PLACE, NEWARK, NEW JERSEY 07102, THE SUM OF \$274.49, NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO PAYMENTS MADE ON ERRONEOUS CHARGES RENDERED ON ACCOUNT NO. 07/317/1350/00, 28 HAYES STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q. RESOLUTION CANCELLING WATER-SEWER CHARGES TOTALING \$2,248.77, ON PROPERTIES CITY-OWNED AND/OR OBTAINED TITLE THROUGH FORECLOSURE, AS PER ATTACHED LIST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r. RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE (USED X-RAY FILM, HEALTH DIVISION AND 5 TONS SCRAP METALS AND STREET SIGNS, TRAFFIC AND SIGNALS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH JAYSON POOL SERVICE, 1691 SPRINGFIELD AVENUE, MAPLEWOOD, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR ERECTING AND DISMANTLING SIX (6) PORTABLE POOLS ON BOARD OF EDUCATION PLAYGROUNDS AT VARIOUS LOCATIONS IN CITY OF NEWARK, EFFECTIVE JUNE 26, 1975 TO SEPTEMBER 3, 1975, IN AMOUNT NOT TO EXCEED \$17,850. (TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF RECREATION AND PARKS 1975 OPERATING BUDGET, ACCOUNT 104).

(Copy of resolution and correspondence submitted to each Member of the Council)

Upon question posed by Councilman Carrino, Chief Analyst Polster read six locations of the portable pools.

1280

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS WITH LOWEST RESPONSIBLE BIDDERS FOR DEMOLITION OF BUILDINGS AS SPECIFIED IN ATTACHED SCHEDULES #1, FOR TOTAL SUM OF \$49,506., IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS. (INTERSTATE WRECKING CO., INC.-\$2,400.; JUZEFYK EXCAVATING CO., INC.-\$5,400.; LIVINGSTON CONSTRUCTION CORP.-\$7,800.; STONY WRECKERS, INC.-\$2,339.; WILLIAM M. YOUNG & CO., INC.-\$31,567.) (TOTAL AMOUNT SHALL BE PAID FROM SAFE AND CLEAN STREETS PROGRAM BUDGET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF RECREATION AND CULTURAL AFFAIRS PROJECT BEGINNING MARCH 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$1,350.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF AFFIRMATIVE ACTION PROGRAM, BEGINNING SEPTEMBER 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$750.00)

(Copy of resolution and correspondence submitted to each Member of the Council)



A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF MINORITY CONTRACTORS/CONSTRUCTION TRADE PROGRAM, BEGINNING NOVEMBER 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$1,350.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF PUBLIC SAFETY PERSONNEL PROGRAM, BEGINNING NOVEMBER 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$2,000.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NEWARK ECONOMIC DEVELOPMENT CORP., BEGINNING JULY 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$750.00)

1282

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF SANITATION ENFORCEMENT PROGRAM, BEGINNING JUNE 8, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$2,100.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NEWARK ENGINEERING PROJECT, BEGINNING JULY 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$1,000.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NEIGHBORHOOD HEALTH CENTERS: BESSIE SMITH, TIMOTHY STILL MEMORIAL, NORTH JERSEY COMMUNITY UNION AND LYONS FAMILY CENTER; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$1,800.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH HARRY GOLDFADEN & SONS, 262-268 SOUTH 20TH STREET, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR REHABILITATION OF ROOFS AND SKYLIGHTS, FOR #1 LINCOLN AVENUE (OLD RUTGERS COLLEGE OF PHARMACY BUILDING), NEWARK, FOR SUM OF \$29,780.00, AS SHOWN IN THEIR PROPOSAL AND IN ACCORDANCE WITH THEIR SPECIFICATIONS. (FUNDING PROVIDED FOR BY ORDINANCE 6-S & F-r, JUNE 7, 1972)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH JOSEPH SIVOLELLA FOR THE PURPOSE OF PROVIDING TECHNICAL ASSISTANCE IN REDEVELOPMENT PLANNING; CONTRACT PROVIDES FOR PAYMENT OF \$15,000.00, WHICH SUM IS INCLUDED IN MODEL CITIES/PLANNED VARIATIONS BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

The Acting City Clerk noted the contract was corrected to read for a period of twelve months instead of the original four months.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Allen.

Councilman James asserted whether or not the language of the contract is changed, it still would amount to approximately \$200. a day "no show job." It is a political job promised sometime ago. The prior contract was in the amount of \$27,000. It is now being watered down in order to get by the Council based on political patronage. We have laid off 700 employees and reduced services. We have laid off policemen who protect the lives of our citizens. If we now attempt to give this "no show job" political patronage, then all of the reasons which we heretofore have told those individuals being laid off and to those taxpayers who have questioned a reduction of services, our voices will be hypocritical and we will speak with a forked tongue.

1284

Councilman James called attention that the gentleman who is in question for this contract allegedly is quite ill at this time. Therefore, in consideration of his possible illness, the fact this is a "no show patronage job," he would hope the Council would show better concern for the taxpayers and reject this contract.

Councilman Tucker stated maybe his vintage on the Council did not allow him to comment on the prior action of the Council in relation to the consultant they are talking about here. He is very much aware of the fact that in line with the Community Development Revenue Sharing Act, the Mayor's Policy and Development Office must take on the urban renewal responsibility. Councilman Tucker said he is also aware of the fact that subsequent to this new law the Mayor did not have the responsibility to relate to this. He believes, in reading over the contract, that Mr. Sivoilella was going to relate to that. Councilman Tucker said he is aware in relation to his particular skills and talent that it may be of assistance to the City of Newark.

Councilman Tucker said he is not completely in favor of this resolution but would like to clear the air and say as far as he has been able to ascertain, it is not a "no show job." If we start dealing with the integrity of the municipal government, and especially Council action on it, he would suggest to his colleague that he prove that Mr. Sivoilella is to be a "no show job." Councilman Tucker said he does not think blatant allegations, especially dealing with the character of the individuals, is something that should be stated. It should be proved, substantiated, and he requested that his colleague submit evidence to the Prosecutor's Office which in turn would lead to an investigation, if that is the case.

Councilman Tucker reiterated he is not completely in agreement with the terms of the contract or the ability of the individual based on the yeoman's task which must be done. He does not feel the Council should get involved making allegations unless they can substantiate them. Councilman Tucker again requested the South Ward Councilman to substantiate his allegations and submit them directly to the Prosecutor's Office.

Councilman Carrino said he assumed action would be deferred on this resolution until the Council speaks with Mayor's Policy and Development Office Executive Director Dennison and Mr. Sivoilella to ascertain what his duties would entail. He realizes they are talking about approximately \$20 million coming into the City of Newark for urban renewal and building. Councilman Carrino questioned whether or not the City has the ability and expertise to expend this money in the proper way. Councilman Carrino said before he can vote affirmatively or negatively on this resolution, he would like to sit down with the respective parties to ascertain what role Mr. Sivoilella will play and the length of his employment.

Councilman James stated because of the individual's age, ill health and prior

record, which is not a distinguished record in the housing field, he would say again it is a patronage plum job, a "no show job." The challenge for those who want to talk about qualifications, the need for the City, could best be illustrated by saying this job is so valuable to the City, then we should want the best man for the job. The best man for the job is not someone who is retired. Councilman James declared if this service is so vital to the City, it has to be done, it has to protect millions of dollars, then let us get the best man for the job.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Villani, President Harris.

No: Councilman James.

Not Voting: Councilmen Carrino, Tucker.

7-R-be.

RESOLUTION AUTHORIZING THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH EDAPCO CO. IN THE AMOUNT OF \$10,644.00 FOR THE PURPOSE OF DESIGNING A COMPUTERIZED MANAGEMENT SYSTEM THAT WILL ASSIST THE CITY OF NEWARK IN RETRIEVING VARIOUS MANAGEMENT DATA. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the Acting City Clerk to invite Business Administrator Walls, Mayor's Policy and Development Office Executive Director David Dennison and Chief Evaluator Wallace White to meet with the Municipal Council at their pre-meeting conference June 2, 1975 to discuss this matter, was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AN AGREEMENT AND TO EXTEND PRIOR AGREEMENTS WITH THE HOUSING DEVELOPMENT AND REHABILITATION CORPORATION FOR CONSULTING SERVICES AND TO OPERATE THE HOME IMPROVEMENT/CERTIFIED AREA PROGRAM, SAID PRIOR AGREEMENTS TERMINATING APRIL 30, 1975 AND BEING THE SUBJECT MATTER OF PRIOR RESOLUTIONS NO. 7-R-e, DECEMBER 20, 1973, NO. 7-R-cp, SEPTEMBER 4, 1973 AND 7-R-bk JANUARY 16, 1975 RESPECTIVELY; THE TOTAL CONTRACT COST IS \$589,496.75 WHICH HAS BEEN BUDGETED IN THE MODEL CITIES/PLANNED VARIATIONS AND THE HOUSING AND COMMUNITY DEVELOPMENT PROGRAMS. (CONTRACT EXTENDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a))

1286

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the Acting City Clerk to invite Mayor's Policy and Development Office Executive Director David Dennison to meet with the Municipal Council at their pre-meeting conference June 2, 1975 to discuss this matter, was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Bottone.

7-R-bg.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO SUBMIT AND RECEIVE A GRANT FOR \$65,000. TO OPERATE THE "NEWARK TALENT SEARCH CAREER COUNSELING AND SCHOLARSHIP PROGRAM," FUNDED BY THE UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING THE MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO A MODIFICATION OF CONTRACT WITH THE ROBERT TREAT COUNCIL OF THE BOY SCOUTS OF AMERICA TO EXTEND PRESENT CONTRACT FOR EMPLOYMENT OF FIVE (5) PARAPROFESSIONALS FROM MAY 23, 1975 TO JUNE 30, 1975 AND PROVIDING ADDITIONAL FUNDS IN AMOUNT NOT TO EXCEED \$3,735. FOR THIS EXTENSION. (SOURCE OF FUNDS COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II - RESOLUTIONS 7-R-a JULY 3, 1974, 7-R-cg MARCH 5, 1975, 7-R-e OCTOBER 2, 1974, 7-R-bu NOVEMBER 6, 1974 AND 7-R-d JANUARY 3, 1975)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT WITH THE NEWARK HOUSING AUTHORITY FOR ACQUISITION, DISPOSITION AND RELOCATION SERVICES IN ACCORDANCE WITH THE HOUSING AND COMMUNITY DEVELOPMENT ACT BLOCK GRANT OF 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the Acting City Clerk to invite Business Administrator Walls, Newark Housing Authority Executive Director Robert A. Notte and Mayor's Policy and Development Office Executive Director David Dennison to meet with the Municipal Council at their pre-meeting conference June 2, 1975 to discuss this matter, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO A CONTRACT WITH NEWARK SERVICES CORPORATION TO PROVIDE TRANSITIONAL PRODUCTIVE EMPLOYMENT ON A WAGE SUPPORTED BASIS TO (1) PERSONS WHO ARE RECIPIENTS OF AID TO FAMILIES WITH DEPENDENT CHILDREN AND (2) PERSONS ON PROBATION OR RECENTLY RELEASED FROM PRISON (SO-CALLED "EX-OFFENDERS"), AND PLACEMENT OF SUCH PERSONS IN REGULAR PUBLIC AND PRIVATE SECTORS EMPLOYMENT FOR SUM NOT TO EXCEED \$76,785. (SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris.

Councilman Carrino said this program will cost the City \$100,000. to provide jobs for ex-offenders. We have several programs right now providing jobs to ex-offenders. The \$100,000. could provide ten jobs for ten people who were laid off. There are other programs providing this service. This is a duplication in service.

Councilman Tucker stated the Council discussed this matter many times. If his colleagues are not completely familiar with Federal Programs, then the Council should take the time to discuss Federal Programs. We have an option in dealing with Federal funds to basically follow Federal Government guidelines or not follow Federal guidelines. Not following Federal Government guidelines may mean, especially in CETA situation, that we cannot utilize these funds to deal with personnel who were laid off, not unless they fall into certain categories. CETA funds have been utilized in the past to relate positively to personnel that have been laid off. This particular program is related to ex-offenders and welfare recipients. It is providing employment for them which will have an impact on welfare rolls and criminal offenders by giving them an opportunity to be productive citizens. CETA funds, in this particular category, are earmarked purposely for work experience. These funds cannot be utilized to relate to fiscal problems of the City of Newark.

1288

Councilman Carrino asked Legal Analyst Kauder if he was correct in assuming that other than CETA money and private funding, \$100,000. is coming out of the Newark City Operating Budget.

Legal Analyst Kauder replied in the affirmative. The amount is \$98,000.

Councilman Carrino asked if this \$98,000. could be used to hire laid off people in the City of Newark.

Legal Analyst Kauder replied it is possible.

Councilman Tucker asked if that \$98,000. was embodied in this resolution. He opined it was not.

Legal Analyst Kauder replied it is part of the overall package.

Councilman Tucker asked if there is one cent of municipal money, non-Federal money or taxpayers' money in this resolution.

Councilman Allen said we are dealing with \$76,000. in this resolution, not \$100,000. He wants to know if this is City money.

Chief Analyst Polster replied those monies discussed at budget time, included in Division of Motors, sites, specifically, in his judgment, those sites they appropriated money for are not in this budget.

Upon question posed by Councilman Carrino, Chief Analyst Polster replied he did not have the budget before him. In this resolution, the Newark Service Corporation first year work sites, there are dollars provided for the various agencies, which he thinks is the money referred to by Councilman Tucker and Legal Analyst Kauder. Chief Analyst Polster read the eight work sites.

Councilman Tucker again asked if there was one cent of municipal funds in this resolution.

Chief Analyst Polster replied the money comes from CETA.

Councilman Tucker asked does this resolution obligate us in any way whatsoever to deal with municipal money in the future?

Legal Analyst Kauder replied in the affirmative. The resolution embodies all the backup material. The Council is accepting a program which lays out the various work sites. She felt once we are involved in it, we are obligated.

Councilman James suggested Mr. Jack Krauskopf, Director, Office of Home Studies, give the financial arrangement of the program.

Office of Home Studies Director Jack Krauskopf explained the Office of Home Studies was responsible for developing this project. It has been approved by the National funding source, the Manpower Demonstration Research Corporation, so the actual operation of the project is under the Newark Services Corporation, a nonprofit



corporation. The Council received a list of the Board Members. The funding for the program for the first year, of what is intended to be a three year demonstration, is approximately \$611,000. from the National source. This is a combination of foundation and Federal money. The second source of money is the money in the resolution before the Council tonight, \$76,000. which is the first installment of CETA funds, Federal funds through the Mayor's Office of Manpower which was approved by the Council. The third source of funds would be negotiations with the Essex County Welfare Board for payments for participants in the program who are welfare recipients. The final source of funds will be payments by the agencies to which Newark Services Corporation is actually providing services. The list referred to by Chief Analyst Polster is a tentative list provided in the original proposal prepared about six months ago. There is now a final list, the actual job sites will be finalized as the Corporation proceeds. If any of those job sites are with City agencies, those contracts must come before this Council for approval. Some of the job sites may not be with City agencies. The Corporation will avoid doing services in areas where City employees have been laid off. This program will not replace City laid-off employees in any way.

Councilman James summarized \$76,000. CETA funds before the Council tonight, the Corporation will require welfare rebate funds and those individuals participating in the program would receive a contract which would have to come before the Council for approval.

Councilman Tucker recalled at the pre-meeting conference Mr. Krauskopf related this particular contract is primarily CETA funds. He said he is concerned with these particular funds. Councilman Tucker queried if municipal funds are not available or will not be appropriated by the Council at a future date, will that destroy the program? Can the Corporation find other means of raising funds?

Mr. Krauskopf replied they can find other means. The Corporation has signed a contract with the Manpower Demonstration Research Corporation which says it will find approximately \$300,000. other funds which can be made up entirely of CETA funds, or made up of a combination of CETA and other funding sources previously mentioned.

Councilman Tucker opined at this point and time no obligation of municipal funds, based on statutory law, can be made until the Council appropriates those funds. How can we get a determination which says that we are indirectly obligated if the only funds involved in the resolution are CETA funds?

Councilman Carrino queried when the Council reviewed the budget, were there or were there not several agencies within the budget allocated for this program ranging from \$2,500. to \$11,000.?

1290

Chief Analyst Polster replied in the affirmative. There are funds for four or more agencies for programs submitted to the Council as "supported work" with no details.

Councilman Carrino asked if there is \$11,000. in a department for "supported work" and Administration decides to use that \$11,000. for a man's job, is that legal?

Chief Analyst Polster replied the funds would have to be under "Salaries and Wages."

Councilman Carrino queried if that is Newark City taxpayers' money.

Chief Analyst Polster replied in the affirmative.

Councilman Allen again asked if the \$76,785. is to fund this program for one year or to get Federal funds to get the program off the ground.

Mr. Krauskopf replied this money is Federal CETA money out of the current fiscal year. The program would come back to the Council and the Mayor's Manpower Office in the next fiscal year for additional CETA funds. This would be for the initial phase of the program, not for the entire first year.

Councilman Allen asked if the City has to match the funds.

Mr. Krauskopf replied matching funds could be City money, or it could be from other agencies to which the Corporation provides services, or it could be entirely CETA money. The Corporation is obligated to find approximately one-third of its budget.

Councilman Tucker asked Chief Analyst Polster can any funds which are taxpayers' funds, which are not included in the City budget, be expended or contracted for without the approval of the Municipal Council if in excess of \$2,500."

Chief Analyst Polster replied if the money were in "Salaries and Wages" line, as opposed to "Other Expenses;" the money can be expended without Council approval provided there were appropriate titles approved by the Council. If the funds were in the "Other Expenses" line, the contract would have to come before the Council for approval.

Councilman Tucker queried can Administration give \$11,000. to the Newark Services Corporation without a resolution coming to the Council?

Chief Analyst Polster replied if the funds are in "Other Expenses," it requires Council approval.

Councilman Tucker contended if funds are utilized in the budget, it must be followed by a Council resolution. There are no municipal funds or municipal obligations in this resolution.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino.

7-R-bk. RESOLUTION APPROVING APPLICATION AND PLAN OF NORTH WARD COMMUNITY DEVELOPMENT CORP. FOR CONSTRUCTION OF A 150 UNIT ELDERLY BUILDING LOCATED ON CLIFTON AVENUE, NEWARK, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:15-16, ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this matter, see Pages 27 - 32 in the minutes of this meeting)

7-R-bl. RESOLUTION DESIGNATING INTERSECTION OF WRIGHT STREET AND BRUNSWICK STREET AS A STOP INTERSECTION AND MARKED AS PROVIDED IN SECTION 39:4-140 OF TITLE 39 OF REVISED STATUTES OF STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO CORRECT 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIVISION OF DATA PROCESSING, TRANSFERRING \$15,502 FROM ADMINISTRATIVE ANALYST, ASSISTANT DIRECTOR OF DATA PROCESSING OPERATIONS, PRINCIPAL DATA PROCESSING PROGRAMMER, SENIOR SYSTEMS ANALYST AND OTHER SALARIES AND WAGES TO DIRECTOR, INFORMATION SYSTEMS; TO PROVIDE FUNDS FOR DIRECTOR, INFORMATION SYSTEMS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the Acting City Clerk to invite Business Administrator Walls, Finance Director Grexa and Data Processing Acting Director Vince Leale to meet with the Municipal Council at their pre-meeting conference June 2, 1975 to discuss this matter, was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

May 21, 1975

1292  
7-R-bn.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED  
PURPOSES, NUTRITION PROGRAM FOR THE ELDERLY, EXPENSE CODE 17-14 9057 - \$357,871.; ITEM  
AVAILABLE FROM N. J. DEPARTMENT OF COMMUNITY AFFAIRS (DCA), NUTRITION PROGRAM FOR THE  
ELDERLY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bo.

EMERGENCY RESOLUTION APPROPRIATING \$1,862.50, OFFICE OF THE MAYOR AND AGENCIES,  
MAYOR'S OFFICE, PAYMENT TO OTHER AGENCIES, TO PROVIDE FUNDS FOR REIMBURSEMENT OF UNALLOW-  
ABLE COSTS PAID BY THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION (LEAA); SAID EMERGENCY  
FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution and directing the Acting City Clerk to  
request the Business Administrator to institute legal procedures against the individual  
or individuals responsible for the unallowable costs for which this emergency resolution  
was to appropriate funds, was made by Councilman Tucker, seconded by Councilman Allen  
and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bp.

EMERGENCY RESOLUTION APPROPRIATING \$19,558., DEPARTMENT OF ADMINISTRATION,  
DIVISION OF CENTRAL PURCHASE, SALARIES AND WAGES (SUPERVISOR INVENTORY CLERK-\$10,013.,  
STOREKEEPER-\$9,545.); SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the Acting City  
Clerk to invite Budget Officer Gary and City Purchasing Agent Lucarelli to meet with  
the Municipal Council at their pre-meeting conference June 2, 1975, to discuss this  
matter, was made by Councilman Carrino, seconded by Councilman Tucker and declared  
adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

May 21, 1975

1293

7-R-bq.      RESOLUTION APPROVING UTILIZATION OF \$11,152,639.48 FOR USE OF 1975 URBAN AID ALLOCATION FROM STATE OF NEW JERSEY IN ACCORDANCE WITH P. L. 1975, CHAPTER 68, FOR THE MAINTENANCE OF EXISTING MUNICIPAL SERVICES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-br.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS LISTED ON APPENDIX A, PURSUANT TO R. S. 40:5-7-1 AND HOLD THESE INVESTMENTS TO THE CREDIT OF FUNDS INDICATED ON APPENDIX A. (\$73,860,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled on this matter)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-bs.      RESOLUTION AUTHORIZING TAX COLLECTOR OF CITY OF NEWARK TO CREDIT TAX TITLE LIEN ON PREMISES 300-304 FAIRMOUNT AVENUE, BLOCK 276, LOT 34, OWNED BY ANDREW DIGREGORIO, (\$15,786.24, NOT INCLUSIVE OF INTEREST AND COSTS) WITH \$5,900., THE FAIR MARKET VALUE OF STRUCTURE THE CITY DEMOLISHED IN ERROR; AUTHORIZING CORPORATION COUNSEL TO ENTER INTO SUCH SETTLEMENT ON BEHALF OF CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.      RESOLUTION AMENDING RESOLUTION CHANGING THE DATE AND THE MATURITY DATES AND THE AMOUNTS OF MATURITIES OF THE \$10,200,000. GENERAL IMPROVEMENT BONDS AND THE \$800,000. WATER BONDS WHICH WERE PRESCRIBED BY RESOLUTIONS NOS. 7-R-bo AND 7-R-bp, ADOPTED MARCH 5, 1975, ALL IN ANTICIPATION OF THE SALE OF \$11,000,000. OF BONDS TO BE DATED JULY 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by  
1.23 Councilman Allen and declared adopted by President Harris by the following votes:  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bu. RESOLUTION PROVIDING FOR THE SALE OF \$11,000,000. BONDS OF THE CITY OF NEWARK,  
NEW JERSEY, DATED JULY 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bv. RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS,  
STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF VACANT LOT  
CLEAN-UP PROGRAM, BEGINNING JUNE 8, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL  
SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED  
WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET  
SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$3,000.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bw. RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR  
AGREEMENT, ON BEHALF OF CITY OF NEWARK, WITH THE PROFESSIONAL FIRE OFFICERS ASSOCIATION,  
LOCAL 1860, INTERNATIONAL ASSOCIATION OF FIRE FIGHTERS, A.F.L.-C.I.O.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bx. RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR  
AGREEMENT, ON BEHALF OF CITY OF NEWARK, WITH THE NEWARK FIREMEN'S UNION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

May 21, 1975

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, <sup>4205</sup>Martinez, Tucker, Villani, President Harris.

7-R-by.      RESOLUTION AMENDING RESOLUTION 7-R-q ADOPTED JUNE 27, 1973, ACCEPTING AND CERTIFYING TO APPRAISAL REPORTS AND REVIEWS FOR PROPERTY TO BE ACQUIRED FOR THE OPEN SPACE PROGRAM OF THE CITY, BY REVISING STATED VALUES OF TWO PARCELS AND BY ADDING SIX PARCELS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.      A MOTION URGING THE STATE OF NEW JERSEY TO ADOPT AN EQUITABLE FISCAL PLAN TO RELATE TO THE RECENT COURT MANDATE TO PROVIDE THOROUGH AND EFFICIENT EDUCATION AND TO MOVE ON THIS MATTER AS EXPEDITIOUSLY AS POSSIBLE SO AS TO HAVE AN IMPACT ON THE BUDGET FOR THE SCHOOL YEAR 1975 - 1976; FURTHER THAT THE NEWARK MUNICIPAL COUNCIL GO ON RECORD TO SPEARHEAD A MARCH ON TRENTON, AT 10:00 A. M., THURSDAY, MAY 22, 1975, TO MEET WITH THE GOVERNOR AND REPRESENTATIVES OF THE ESSEX COUNTY DELEGATION TO EMPHASIZE OUR CONCERN WITH THE STATE LEGISLATORS MOVING TO ADOPT A THOROUGH AND EFFICIENT EDUCATION AND ADOPTING AN EQUITABLE FISCAL PLAN, was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.      A MOTION WITH RESPECT TO THE NATIONAL BURN VICTIM FOUNDATION,  
WHEREAS, THE MAYOR AND MEMBERS OF THE NEWARK MUNICIPAL COUNCIL RECOGNIZE AND FULLY SUPPORT THE WORK OF THE NATIONAL BURN VICTIM FOUNDATION HEADQUARTERED IN WEST ORANGE, NEW JERSEY, AND

WHEREAS, THE STATE OF NEW JERSEY IS WITHOUT THE SERVICES OF A SPECIALIZED BURN TREATMENT CENTER TO SERVE ITS RESIDENTS IN A TIME OF NEED AND BURNS ARE REPORTED AS THE SECOND MOST COMMON CAUSE OF ACCIDENTAL DEATH IN NEW JERSEY, AND

WHEREAS, THE VICTIMS OF BURNS WHO SURVIVE ARE FACED WITH EXTENDED PERIOD OF HOSPITALIZATION, CONSTANT PAIN DURING RECOVERY, THE STIGMA OF DISFIGUREMENT AND STAGGERING COST, AND

May 21, 1975

1296

WHEREAS, THE NATIONAL BURN VICTIM FOUNDATION HAS A WORKABLE PLAN WHICH WILL PROVIDE NEW JERSEY WITH THE SERVICES OF A BURN CENTER AND VARIOUS OTHER PROGRAMS RELATING TO BURN INJURIES, AND

WHEREAS, THE STATE OF NEW JERSEY'S FIRE SERVICES, FIRST AID, CIVIC ORGANIZATIONS, BUSINESS AND INDIVIDUALS ARE RECOGNIZED FOR THEIR DEDICATION AND SUPPORT OF THE NATIONAL BURN VICTIM FOUNDATION AND ARE ENCOURAGED BY THIS GOVERNING BODY TO CONTINUE THEIR EFFORTS;

NOW, THEREFORE, BE IT RESOLVED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

THAT THE FIRE AND POLICE EMERGENCY SQUADS, HENCEFORTH, KEEP A WRITTEN RECORD OF ALL SCALDING, CHEMICAL, FIRE AND ELECTRICAL BURNS AND TRANSMIT A MONTHLY COPY OF SUCH RECORD TO MR. HARRY J. GAYNOR, PRESIDENT AND FOUNDER OF THE NATIONAL BURN VICTIM FOUNDATION, WEST ORANGE, NEW JERSEY, AND

BE IT FURTHER RESOLVED THAT THE MAYOR AND MEMBERS OF THE NEWARK MUNICIPAL COUNCIL SUPPORT THE NATIONAL BURN VICTIM FOUNDATION'S PROGRAM TO ACTIVATE A BURN CENTER IN NEW JERSEY, AND

BE IT FURTHER RESOLVED THAT THE MAYOR AND MEMBERS OF THE NEWARK MUNICIPAL COUNCIL FURTHER SUPPORT ALL THE WORK OF THE NATIONAL BURN VICTIMS FOUNDATION IN REGARD TO BURN REHABILITATION, MEDICAL BURN RESEARCH, PERSONNEL TRAINING AND MEANINGFUL EDUCATIONAL INFORMATION REGARDING BURNS FOR THE GENERAL PUBLIC, AND

BE IT FURTHER RESOLVED THAT A COPY OF THIS RESOLUTION BE TRANSMITTED TO HARRY J. GAYNOR AND THE HEADS OF THE FIRE AND POLICE EMERGENCY SQUADS;

was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION DIRECTING THE ACTING CITY CLERK TO REMOVE FROM THE TABLE "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH TOUCHE ROSS & CO. TO PROVIDE MANAGERIAL ASSISTANCE FOR THE CONTROLLED OPERATION OF THE SPEDY '75 PAYROLL FOR SUM NOT TO EXCEED \$36,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 140A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)," AND PLACE ON THE JUNE 4, 1975 CALENDAR OF THE MUNICIPAL COUNCIL, was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:



May 21, 1975

1297

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a. The Acting City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE ESTABLISHING THE SALARY OF THE ASSISTANT BUSINESS ADMINISTRATOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS AND SUPPLEMENTS THERETO. (TO INCLUDE PROVISION FOR ADDITIONAL COMPENSATION UNDER CERTAIN CONDITIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Removed from Table May 7, 1975)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Martinez.

Councilman Carrino stated this is a \$7,000. salary increase for a man earning \$21,000. a year when 700 municipal workers are being laid off and additional employees are contemplated being laid off.

The motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was adopted by the following votes:

Yes: Councilmen Allen, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano, James.

8-b. The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLIS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 24, CHAPTER 1, TAXICABS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading, and to invite representatives of the taxicab owners and representatives of the business community to meet with the Municipal Council at their special conference May 27, 1975 to discuss the proposed Taxicab Ordinances, was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani.

No: President Harris.

8-c.

1298 The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 2, CHAPTER 5, DEPARTMENT OF ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (TO CREATE WITHIN THE DEPARTMENT OF ADMINISTRATION A DIVISION OF TAXICABS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani.

Not Voting: President Harris.

8-d.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE CREATING THE TAXICAB COMMISSION OF THE CITY OF NEWARK, NEW JERSEY."

(Commission shall consist of five members)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani.

Not Voting: President Harris.

8-e.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE POSITIONS IN THE DIVISION OF TAXICABS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to amend the ordinance by adding the title and salary, Assistant Chief Inspector, \$9,567. - \$11,628., for which funds have been appropriated and directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1299

8-f.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE FURTHER AMENDING ORDINANCE 6-S & F-b ADOPTED MARCH 19, 1975 ENTITLED 'AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23 TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED,' BY ADDING THERETO PARAGRAPHS 'G' AND 'H.' (TO DELETE EXCESS LANGUAGE)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS ON SOMERSET STREET."

(Somerset Street, Northbound, from Avon Avenue to Waverly Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S. 40A:12-14 (c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND RESERVOIR SITE TOWNHOUSE DEVELOPMENT CORPORATION FOR LAND CONSISTING OF APPROXIMATELY 2.7 ACRES BOUNDED BY SOUTH ORANGE AVENUE, 14TH AVENUE, SOUTH 9TH AND 7TH STREETS, FOR THE SUM OF \$10.00 PER YEAR FOR A TERM NOT TO EXCEED 50 YEARS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck, Newark Housing Development and Rehabilitation Corporation Executive Director Michael R. Galdo and Consultants Oliver Lofton and William Reed met with the Council May 20, 1975)

1300

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Bottone.

8-i.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(North on First Street to West on Sussex Avenue

7 A. M. to 9 A. M. Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-3 PROHIBITING RIGHT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(West on Sussex Avenue to North on First Street

7 A. M. to 9 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-k.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE GRANTING OF A CERTAIN CONSTRUCTION EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC." (PEQUANNOCK PIPELINE RIGHT-OF-WAY)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-1.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 12, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE GRANTING OF A CERTAIN SANITARY SEWER EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC."  
(PEQUANNOCK PIPELINE RIGHT-OF-WAY)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-m.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 13, 1975, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S. 40A:12-14 (c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE NEWARK BLOCK AND TENANT COUNCIL FOR PREMISES COMMONLY KNOWN AS (SEE ATTACHED SCHEDULE A), FOR THE SUM OF ONE (\$1.00) DOLLAR PER ANNUM PER LOT FOR A TERM OF ONE (1) YEAR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the June 4, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-n.

PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO DELETE THE TITLE OF RESEARCH SPECIALIST, CITY CLERK AND CREATE POSITION OF RESEARCH ANALYST, CITY CLERK)"

(Research Analyst, City Clerk \$12,209. - \$14,848.)

(Copy of ordinance submitted to each Member of the Council)

(For action on this matter, see Item 6-F-o on Page 17 in the minutes of this meeting)

1302

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The Acting City Clerk reported the following Bingo and Raffles Licenses were issued from April 30, 1975 to May 13, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Casimir's PTA	6554 (Amended)
Queen of Angels PTA	6609 (Amended)
Congregation B'nai Zion	6626 (Amended)
Anshe Luborowitz Sisterhood	6628 (Amended)
Queen of Angels Roman Catholic Church	6652 (Amended)
Mt. Carmel Guild - Special Education for the Blind	6655 (Amended)
Congregation Ahavas Sholom	6666 (Amended)
Congregation Chevra Anshe Lubovitz	6668 (Amended)
St. John's Ukrainian Catholic Church	6671 (Amended)
Newark Lodge 237 LOOM	6680 (Amended)
Combined Societies of St. Patrick's Church	6828
Rosary Confraternity St. Rose of Lima Church	6842

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart Church, Vailsburg	6623 (Amended)
Rosary Altar Society of Sacred Heart Cathedral	6816
Rosary Altar Society of Sacred Heart Cathedral	6817
St. Francis Xavier Roman Catholic Church	6818
Boys' Clubs of Newark, Inc. Central Ward Unit	6819
Soroptimist Club of Newark, N. J.	6820
Soroptimist Club of Newark, N. J.	6821

RAFFLES LICENSES (Continued)

1203

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Francis Xavier, Parent-School Guild	6822
St. Francis Xavier, Parent-School Guild	6823
St. Benedict's Mothers	6824
B'nai Brith Women, North New Jersey Council	6825
Parents and Guardians Guild of St. Vincent Academy	6826
Rosary Altar Society, St. John's Ukrainian Catholic Church	6827
Mt. Carmel Guild - Special Education for the Blind	6829
Mt. Carmel Guild - Special Education for the Blind	6830
Mt. Carmel Guild - Special Education for the Blind	6831
First Zion Hill Baptist Church	6832
Alyea Home and School Association	6833
St. Ann's Roman Catholic Church	6834
St. Ann's PTA	6835
St. Ann's PTA	6836
St. Ann's PTA	6837
St. Ann's PTA	6838
Children of Mary Sodality of St. Francis Xavier Church	6839
Holy Name Society - St. Francis Xavier Church	6840
Xavier Club of St. Francis Xavier Church	6841
The Hilary School	6843
St. James Parent-Teachers Guild	6844
St. Stanislaus Roman Catholic Church	6845
Cana Club of Sacred Heart Church, Vailsburg	6846
Sacred Heart Church	6847

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

May 21, 1975

ADJOURNMENT.

12.

A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 2:00 A. M., Thursday, May 22, 1975.

APPROVED:

*Archie Korngut*

Archie Korngut  
Acting City Clerk

*Earl Harris*

Earl Harris  
President



Newark, New Jersey, June 4, 1975

1305

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:20 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Robert J. Piatkowski, St. Aloysius Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Leo Bernheim, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented FINANCIAL REPORT ON THE EXAMINATION OF NEW WELL NARCOTIC REHABILITATION CENTER, INC., AUGUST 31, 1974, SUBMITTED BY LUCAS, TUCKER & CO., CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion to receive the Financial Report and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented FINANCIAL STATEMENT OF JEWISH VOCATIONAL SERVICE OF METROPOLITAN NEW JERSEY, WORK ORIENTED REHABILITATION COMMUNITY PROJECT, FROM JUNE 15, 1973 TO OCTOBER 17, 1974 WITH REPORT OF CERTIFIED PUBLIC ACCOUNTANTS AND OBSERVATIONS AND RECOMMENDATIONS (REGARDING HOUSING AND URBAN DEVELOPMENT FUNDS), SUBMITTED BY HURDMAN AND CRANSTOWN, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion to receive the Financial Statement and staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

1336

4-c. The City Clerk presented EVALUATION REPORT, TALENT SEARCH, DATED APRIL, 1975,  
PREPARED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION  
SYSTEMS.

(Copy submitted to each Member of the Council)

A motion to receive the Evaluation Report and staff study be made for report to the Council was made by Councilman Carrino, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-d. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY  
OF THE CITY OF NEWARK, HELD APRIL 16, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-e. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY  
REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD  
APRIL 16, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman James, seconded Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-f. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING  
AUTHORITY OF THE CITY OF NEWARK, HELD APRIL 30, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-g. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY  
ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-6 AND R-38, FROM APRIL 28, 1975 TO MAY 2, 1975  
AND A NEGATIVE REPORT FOR PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM APRIL 28,  
1975 TO MAY 2, 1975.

June 4, 1975

1307

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-h. The City Clerk presented COPY OF MINUTES OF MEETING OF SECOND RIVER JOINT MEETING, HELD MARCH 3, 1975.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-i. The City Clerk presented EVALUATION REPORT, MAYOR'S EDUCATION TASK FORCE, DATED MAY, 1975, PREPARED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

(Copy submitted to each Member of the Council)

A motion to receive the Evaluation Report and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-j. The City Clerk presented 1973 AUDIT REPORT - RESPONSE, SUBMITTED BY FLEMING JONES, JR., CITY COMPTROLLER, MAY 23, 1975.

(Copy submitted to each Member of the Council)

A motion to receive the Audit Report Response and staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-k. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM MAY 5, 1975 TO MAY 9, 1975 AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM MAY 5, 1975 TO MAY 9, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Carrino, seconded by President

June 4, 1975

1308

Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1. The City Clerk read APPLICATION OF J. G. CARRASCO & A. PINHEIRO (QUEEN OF CLOVER CONSTRUCTION CORP., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP INCLUDING BODY AND FENDER WORK, AND THE SALE OF USED CARS; ON PREMISES 46-52 POLK STREET; ON CONDITION THAT 1) NO PAINTING OF AUTOMOBILES IS DONE; 2) ALL REPAIRS ARE DONE INDOORS.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-A-2. The City Clerk read APPLICATION OF KOHLER DELICATESSEN MEATS, INC., OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT 1-STORY ADDITION TO MEAT PROCESSING PLANT FOR STORAGE PURPOSES; ON PREMISES 60 HOUSTON STREET; ON CONDITION THAT 1) NO TRUCKS NOR TRAILERS ARE PARKED IN THE NEIGHBORHOOD; NO MERCHANDISE IS UNLOADED ON THE PREMISES BEFORE 5:30 A. M.; 2) THE EXTERIOR OF THE PREMISES IS KEPT IN A SANITARY CONDITION INCLUDING STREETS AND SIDEWALKS AT ALL TIMES.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING PATTEN PLACE AS A ONE-WAY STREET.

(Patten Place, Eastbound, from Wolcott Terrace to Goodwin Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

(Raymond Plaza West, west side, from the southerly curbline of Raymond Boulevard and extending 364' southerly therefrom, from 7:00 A. M. to 7:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

June 4, 1975

6-F-c. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE ESTABLISHING THE SALARY OF THE ASSISTANT BUSINESS ADMINISTRATOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS AND SUPPLEMENTS THERETO. (TO INCLUDE PROVISION FOR ADDITIONAL COMPENSATION UNDER CERTAIN CONDITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Removed from the Table May 7, 1975)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani,  
President Harris.

No: Councilman Carrino.

President Harris: The yeses are seven the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 18, 1975.

6-F-d. The City Clerk read AN ORDINANCE TO AMEND TITLE 24, CHAPTER 1, TAXICABS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Carrino stated discussions had been held with interested parties and he understands their recommendations were not contained in this ordinance.

Councilman Tucker replied that was not quite true as changes have been made and Council is in receipt of these changes. If the Council wished, he could go over the changes submitted by the Law Department.

Councilman Bottone replied he is one of the Council members on the committee and we should not take the Council's time to go over these points. This should be done when the full committee is present and after many of the problems brought up are resolved. He suggested deferring action on this ordinance.

Councilman Tucker pointed out he met with his colleagues on the committee and various changes were brought to their attention. He stated there were disagreements with respect to the position of the Director of this agency but that ordinance is not yet before the Council. He questioned what the points of contention are.

June 4, 1975

1311

Councilman Carrino agreed there is a need for a new taxicab ordinance with teeth in it. He is in agreement with a new ordinance except that he questioned whether changes requested had been made.

Councilman Bottone also stated agreement with the ordinance but felt all the amendments have not been brought up to date. He noted the Police Director has still not received the amended ordinances.

Councilman Tucker pointed out the Police Director will relate to the enforcement of the ordinance after it is passed. He pointed out the committee had met with taxi owners and taxi drivers and the main concern should be responsibility to the citizens of the City.

Councilman Bottone noted that Councilmen Martinez, Villani, Tucker and he are on the committee and they have never sat down with the owners of the cab industry, the drivers and Administration. He is in favor of most of the ordinances and felt that the full committee should be apprised of what is going on.

Councilman Carrino felt according to conversations held with taxicab owners, he was under the impression they were not particularly in favor of the ordinance. He stressed he is not against the ordinance but felt all corrections should be made before the ordinance is advertised.

Councilman James noted it seems everyone agrees there is a need for changes in the ordinances. He said the time factor was in question, but felt the ordinance could be passed tonight, advertised and a public hearing held thereon. He felt there was no risk in adopting the ordinance on first reading tonight.

Councilman Carrino noted if the ordinance is adopted tonight, it will be advertised, and if changes are made the City must go through an expense of readvertising.

Councilman Allen questioned the expenditure of double advertising and felt it should be advertised in its proper form.

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Martinez and failed of adoption of the following votes:

Yes: Councilmen James, Martinez, Tucker, President Harris.

No: Councilmen Allen, Carrino.

Not Voting: Councilmen Bottone, Villani.

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Carrino.

Councilman Tucker said everyone is aware of the critical matter of the taxicab industry. He felt by deferring this ordinance the Council indicates they are representing the industry rather than the citizens of the City.

June 4, 1975

1312

Councilman Carrino felt he is as much interested in the citizens of the City as is Councilman Tucker. However, he felt the City should not have to go through the expenditure of advertising this ordinance twice. He could not understand this logic.

Councilman Tucker stated that based on its inactivity in this matter, the City is wasting \$50,000. a year because of inaction of the Council, Mayor and Administration. This is being continued. This means the citizens of Newark continue to subsidize the taxi industry. It all comes from property taxes.

The motion to defer action on this ordinance was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Villani, President Harris.

No: Councilmen James, Martinez, Tucker.

6-F-e. The City Clerk read AN ORDINANCE TO AMEND TITLE 2, CHAPTER 5, DEPARTMENT OF ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (TO CREATE WITHIN THE DEPARTMENT OF ADMINISTRATION A DIVISION OF TAXICABS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Bottone questioned if this particular ordinance is establishing a Department of Taxicabs in the Department of Administration.

City Clerk D'Ascensio replied this ordinance creates a Division of Taxicabs in the Department of Administration.

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 18, 1975.

6-F-f. The City Clerk read AN ORDINANCE CREATING THE TAXICAB COMMISSION OF THE CITY OF NEWARK, NEW JERSEY.

(Commission shall consist of five members)

(Copy of ordinance and correspondence submitted to each Member of the Council)



June 4, 1975

1313

Councilman Bottone noted the intent of the Council by passing some of these ordinances pertaining to the taxicabs. The one that is not understood completely is being deferred.

Councilman Tucker replied without the ordinance enforcing the industry, the other ordinances are not effective.

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 18, 1975.

6-F-g. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE POSITIONS IN THE DIVISION OF TAXICABS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Carrino requested clarification as to the position of Director insofar as the salary is concerned.

Councilman Tucker replied this ordinance creates position of the Director. The Director's position does not mean anything if the Council does not adopt an emergency appropriation to implement this ordinance. These are positions which already exist in the Taxi Bureau which is being transferred to the office of the Business Administrator along with the Director.

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Bottone.

President Harris: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and

June 4, 1975

1314 passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 18, 1975.

6-F-h. The City Clerk read AN ORDINANCE FURTHER AMENDING ORDINANCE 6-S & F-b ADOPTED MARCH 19, 1975 ENTITLED "AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23 TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED," BY ADDING THERETO PARAGRAPHS 'G' AND 'H'. (TO DELETE EXCESS LANGUAGE)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval from Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-F-i. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS ON SOMERSET STREET.

(Somerset Street, Northbound, from Avon Avenue to Waverly Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-F-j. The City Clerk read AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND RESERVIOR SITE TOWNHOUSE DEVELOPMENT CORPORATION FOR LAND CONSISTING OF APPROXIMATELY 2.7 ACRES BOUNDED BY SOUTH ORANGE AVENUE, 14TH AVENUE, SOUTH 9TH AND 7TH STREETS, FOR THE SUM OF \$10.00 PER YEAR FOR A TERM NOT TO EXCEED 50 YEARS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

June 4, 1975

1315

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 18, 1975.

6-F-k. The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(North on First Street to West on Sussex Avenue, 7 A. M. to 9 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-F-1. The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-3 PROHIBITING RIGHT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(West on Sussex Avenue to North on First Street, 7 A. M. to 9 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

June 4, 1975

6-F-m.      The City Clerk read AN ORDINANCE APPROVING THE GRANTING OF A CERTAIN CON-  
1316 STRUCTION EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

(Pequannock Pipeline Right-of-Way)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 18, 1975.

6-F-n.      The City Clerk read AN ORDINANCE APPROVING THE GRANTING OF A CERTAIN SANITARY  
SEWER EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

(Pequannock Pipeline Right-of-Way)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 18, 1975.

6-F-o.      The City Clerk read AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14 (c) TO AUTHORIZE  
THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE NEWARK BLOCK AND TENANT  
COUNCIL FOR PREMISES COMMONLY KNOWN AS (SEE ATTACHED SCHEDULE A), FOR THE SUM OF ONE  
(\$1.00) DOLLAR YEAR ANNUM PER LOT FOR A TERM OF ONE (1) YEAR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

City Clerk D'Ascensio stated these lots are in connection with the vegetable gardens.

Councilman Tucker questioned whether we received the letters from residents of the area that were stipulated in relation to Mr. Coggins stating that?

June 4, 1975

City Clerk D'Ascensio replied in the negative.

1317

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 18, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING CORPORATION COUNSEL TO ENTER INTO A LICENSE AGREEMENT TO ALLOW BUILDING LOCATED AT 1034 SOUTH ORANGE AVENUE TO REMAIN APPROXIMATELY SIX INCHES OVER THE PROPERTY LINE ENCROACHING ON CITY-OWNED SIDEWALK.

WHEREAS, a request has been made by Won K. Yun and Chung K. Yun, his wife, and Hung K. Chung and Keum O. Chung, his wife, the owners of property known as 1034 South Orange Avenue, Newark, New Jersey, for permission to allow for the three story frame building to remain where it is located encroaching approximately six inches on to the sidewalk owned by the City of Newark in front of said building; and

WHEREAS, there is no detriment to the City if the City of Newark allows such continued use of the building,

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY,

1. That the Corporation Counsel is hereby authorized to enter into a License Agreement with Won K. Yun and Chung K. Yun, his wife, and Hung K. Chung and Keum O. Chung, his wife, allowing the continued encroachment of the building known as 1034 South Orange Avenue, Newark, New Jersey, so long as the building presently located at 1034 South Orange Avenue, Newark, shall remain in its present location.

June 4, 1975

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF FAIRVIEW AVENUE AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM WAVERLY AVENUE TO EIGHTEENTH AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Fairview Avenue, as laid out 50 feet in width, extending from Waverly Avenue to Eighteenth Avenue, which appears on a map on file in the Office of the Director, Department of Engineering, known and designated as Map No. 1676-V, dated February 14, 1974, is hereby vacated as a street or public highway, pursuant to the provisions of Title 40:67-1(b) of the Revised Statutes of New Jersey.

Section 2. A copy of the aforesaid Map No. 1676-V, dated February 14, 1974 is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

June 4, 1975

1319

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF LILLIE STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM WAVERLY AVENUE TO EIGHTEENTH AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Lillie Street, as laid out 50 feet in width, extending from Waverly Avenue to Eighteenth Avenue, which appears on a map on file in the Office of the Director, Department of Engineering, known and designated as Map No. 1677-V, dated February 14, 1974, is hereby vacated as a street, or public highway, pursuant to the provisions of Title 40:67-1(b) of the Revised Statutes of New Jersey.

Section 2. A copy of the aforesaid Map No. 1677-V, dated February 14, 1974, is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance, having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

June 4, 1975

1320

AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF LANDERS ALLEY AS LAID OUT 21 FEET, MORE OR LESS IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM BRANFORD PLACE, 17 FEET MORE OR LESS NORTHERLY, TO ITS TERMINUS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Landers Alley, as laid out 21 feet, more or less in width, extending from Branford Place, 17 feet more or less northerly to its terminus, which appears on a map on file in the Office of the Director of the Department of Engineering, known and designated as Map No. 1678-V, dated May 31, 1974, is hereby vacated as a street or public highway, pursuant to the provisions of Title 40:67-1(b) of the Revised Statutes of New Jersey.

Section 2. A copy of the aforesaid Map No. 1678-V, dated May 31, 1974, is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF HUNTERDON STREET AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, DO ORDAIN:

Section 1. That all that part of Hunterdon Street as laid out 70 feet in width on the Map of the Commissioners to lay out streets, avenues, and squares, extending from Avon Avenue to Waverly Avenue, shall be vacated as a street or public highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company,



the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the 70 foot width and length of the above described Hunterdon Street to be vacated, a 10 foot strip of land extending in width from a point 30 feet West of the easterly line of the above Hunterdon Street to be vacated, the right to enter upon the above described 10 foot strip for the purpose of relaying, rebuilding, reconstructing, or maintaining the sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances now laid within the lines of the above described 10 foot strip and for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 10 foot strip which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Director, Department of Engineering, known and designated as Map 1686-V, dated October 22, 1974.

Section 3. The vacation of Mulberry Street aforesaid is conditioned upon the owners of property abutting on east side of such vacated street and the Department of Transportation saving the City of Newark harmless and free from any claim for damage resulting from the use of aforesaid vacated Mulberry Street by traffic diverted thereon during the aforesaid construction of Route 21 Freeway.

Section 4. A copy of the aforesaid Map # 1688-V dated, December 10, 1974 is hereto attached and made a part hereof and a copy of which map is on file in the office of the Director, Department of Engineering.

Section 5. This Ordinance is adopted under and by virtue of the provisions of Section 40:67-1(b) of the Revised Statutes of New Jersey, 1937, and Sections 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 6. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

June 4, 1975

6-Ph, S & F-f.

1322

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF A PART OF MULBERRY STREET, AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM THE PROPOSED NORTH LINE OF RAYMOND BOULEVARD TO THE NORTH LINE OF RAYMOND BOULEVARD TO THE NORTH LINE OF PARK STREET EAST.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, DO ORDAIN:

Section 1. That a part of Mulberry Street as laid out on the map of the Commissioners to lay out streets, avenues and squares, extending from the proposed north line of Raymond Boulevard to the north line of Park Street East shall be vacated as a public street or highway, reserving, however, to the City of Newark, its agencies and Departments, including but not limited to Public Works, Police and Fire, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the width and the length of the above described Mulberry Street to be vacated, the right to enter for the purpose of relaying, rebuilding, reconstructing or maintaining the sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances now laid within the lines of the above described Mulberry Street and the right to enter upon the above described Mulberry Street for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described Mulberry Street which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer or gas mains, electric or telephone conduits, and any other public utility company's facilities their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Director, Department of Engineering, known and designated as Map 1688-V, dated December 10, 1974.

Section 2. There is hereby reserved unto the Department of Transportation of the State of New Jersey in the bed of Mulberry Street to be vacated an easement or right-of-way for existing or future utilities and further, the right by the Department of Transportation, during execution of the proposed Route 21 Freeway (Penn Plaza Project), diversion of the existing Route 21 traffic to old Mulberry Street to be vacated, between existing McCarter Highway and Raymond Boulevard, all as shown on Map of the Department of Transportation entitled "68-139 Route 21 Freeway (Penn Plaza) Section 2C" and key plan for Route 21 traffic during bridge construction at Market Street and Raymond Boulevard, copy of which is attached hereto.

Section 2. A copy of the aforesaid Map No. 1686-V dated, October 22, 1974, is hereto attached and made a part hereof and a copy of same map is on file in the Office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of Section 40:67-1(b) of the Revised Statutes of New Jersey, 1937, and Section 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM BELMONT AVENUE TO LIVINGSTON STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Rose Street, as laid out 60 feet in width, extending from Belmont Avenue to Livingston Street, which appears on a map on file in the Office of the Director, Department of Engineering, known and designated as Map No. 1689-V, dated December 16, 1974, is hereby vacated as a street or public highway, pursuant to the provisions of Title 40:67-1(b) of the Revised Statutes of New Jersey.

Section 2. A copy of the aforesaid Map No. 1689-V, dated December 16, 1974 is affixed hereto and made a part hereof.

Section 3. This Ordinance shall effect upon adoption and publication in accordance with law.

June 4, 1975

1324

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF MAGNOLIA STREET AS LAID OUT 45 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM FAIRVIEW AVENUE TO BERGEN STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Magnolia Street, as laid out 45 feet in width, extending from Fairview Avenue to Bergen Street, which appears on a map on file in the Office of the Director, Department of Engineering, known and designated as Map No. 1692-V, dated January 23, 1975, is hereby vacated as a street or public highway, pursuant to the provisions of Title 40:67-1(b) of the Revised Statutes of New Jersey.

Section 2. A copy of the aforesaid Map No. 1692-V, dated January 23, 1975 is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance

June 4, 1975

1325

having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF PESHINE AVENUE AS LAID OUT 70 FEET IN WIDTH ON THE MAPS OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Peshine Avenue, as laid out 70 feet in width, extending from Avon Avenue to Waverly Avenue, which appears on a map on file in the Office of the Director, Department of Engineering, known and designated as Map No. 1696-V, dated February 7, 1975, is hereby vacated as a street or public highway, pursuant to the provisions of Title 40:67-1(b) of the Revised Statutes of New Jersey.

Section 2. A copy of the aforesaid Map No. 1696-V, dated February 7, 1975 is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES EXTENDING FROM PESHINE AVENUE TO HUNTERDON STREET, AND FROM HUNTERDON STREET TO BERGEN STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

June 4, 1975

Section 1. That all that portion, part and parcel of Rose Street, as laid out 60 feet in width, extending from Peshine Avenue to Hunterdon Street and from Hunterdon Street to Bergen Street, which appears on a map on file in the Office of the Director, Department of Engineering, known and designated as Map No. 1697-V, dated February 10, 1975, is hereby vacated as a street or public highway, pursuant to the provisions of Title 40:67-1(b) of the Revised Statutes of New Jersey.

Section 2. A copy of the aforesaid Map No. 1697-V, dated February 10, 1975 is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MEEKER AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited At All Times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

Meeker Avenue, south side, from Elizabeth Avenue to Frelinghuysen Avenue.

Meeker Avenue, north side, from Elizabeth Avenue to Johnson Avenue and adding thereto:

Meeker Avenue, both sides, from Johnson Avenue to Frelinghuysen Avenue.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance was made by Councilman James, seconded by President Harris.

Councilman James stated that in view of some citizens' complaints as to the limitations of available parking now, he requested that this ordinance be deferred and he will make a personal inspection of the area.

Councilman James withdrew his motion.

President Harris withdrew his second to the motion.

A motion to close the hearing and defer action on this ordinance was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-5, PARKING LIMITED TO TWO HOURS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO TWO HOURS, ON MT. PROSPECT AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-5, Parking limited to two hours, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented be amended by deleting therefrom:

Mt. Prospect Avenue, both sides, from Elwood Avenue to Verona Avenue, 7 A.M. to 6 P.M., Monday through Friday.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

June 4, 1975

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF RESEARCH ANALYST, CITY CLERK AND TO DELETE RESEARCH SPECIALIST, CITY CLERK)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled "An ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor", (6S&Fm) adopted November 22, 1966 and amendments thereto, be and is hereby amended by creating the following permanent position, title, code, the annual minimum salary, the annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Research Analyst, City Clerk 03-034.50	\$12,209.	\$14,848.

Section 2. That the aforementioned ordinance be further amended by deleting therefrom the title of Research Specialist, City Clerk, 03-034.50.

Section 3. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

President Harris stated this title was mandated by the State Civil Service Commission and not by the Municipal Council.

City Clerk D'Ascensio said that State Civil Service asked this title be established rather than the present title under which the incumbent is presently employed.

Councilman Carrino added that this is not a new position, just a change in title.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:



June 4, 1975

1329

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance  
having been read on two separate days and having achieved the vote required by the  
statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor  
for his approval or disapproval.

FOR CONSIDERATION.

President Harris called for ordinances for consideration.

6-F- & S-n.

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND  
POLICIES, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK,  
NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance adopted by the Municipal Council May 21, 1975 and rejected by  
the Mayor May 23, 1975)

The City Clerk read the following veto message from Mayor Gibson:

"May 23, 1975

To: Mr. Frank D'Ascensio, City Clerk

I am returning to the Council said Ordinance No. 6-S & F-g adopted at  
your meeting May 21, 1975.

I am disapproving this ordinance because it is not in the best interest  
of municipal government, the people of Newark, or Newark's future. I  
have heard all of the pros and cons being argued by various factions.  
However, I have not been swayed from my original position that people  
working for the City of Newark should be residents of Newark, with  
intelligent allowances for the unusual cases.

/s/ Kenneth A. Gibson

MAYOR"

The City Clerk stated the question before the Municipal Council is "Shall  
the Municipal Council override the Mayor's veto of 'An Ordinance to amend Chapter 14,  
Personnel Practices and Policies, of Title 2, Administration, of the Revised Ordinances of  
the City of Newark, New Jersey, 1966, as amended and supplemented. (Residency require-  
ments modified),' adopted by the Municipal Council May 21, 1975, rejected by Mayor Gibson  
May 23, 1975?"

A motion to defer action on this ordinance was made by Councilman Bottone,

June 4, 1975

seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a.            MS. DORIS SHERRILL, 611 HIGH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the need of housing in the City of Newark.

6-HC-b.            MS. PATRICIA PARKER, 134 BELMONT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the taxicab ordinances which appear on the June 4, 1975 Calendar of the Municipal Council. She stated the Newark taxi drivers demand that they have representation on the proposed taxi commission and are opposed to any proposed rate increase for drivers license from \$5. to \$25., owners license from \$50. to \$100. and transfer of owners license from \$10. to \$250.

Councilman James replied if the taxicab ordinance had been passed on first reading by the Council, it would have been duly advertised and the cab drivers would have every individual right to read those ordinances and learn what they are about. At the next council meeting when this matter comes up before the Council on second and final reading, each cab driver will have the right to come before this Council and address his remarks, pro or con.

He questioned Ms. Parker as an individual citizen whether she sees any need for improvement in the taxi industry.

Ms. Parker replied in the affirmative. The big fleet owners need to be stopped exploiting the taxi drivers and owners in the City of Newark.

Councilman James added the problem is that many citizens come before the Council with matters not controlled by the Council. We are dealing with ordinances that will regulate the taxi industry from the municipal standpoint. There are other problems in other areas which this Council does not control.

Ms. Parker questioned the Council when would a meeting be held between the people who proposed this taxi ordinance and drivers of Newark.

Councilman Carrino replied that Ms. Parker should go down to the Mayor's Office and ask what members will be on the taxicab commission. The Council will not be appointing anybody.

6-HC-c.            MR. CARL GREGORY, 26 NAIRN PLACE, NEWARK, NEW JERSEY, addressed the Municipal

June 4, 1975

1331

Council with respect to the proposed taxicab ordinances. He stated the taxicab drivers have put a petition together which will be presented at the next Council meeting. The taxi drivers demand to have equal representation on the proposal for the establishment of the Division of Taxicabs within the Business Administrator's Office and the Taxicab Commission. The taxicab drivers are opposed to any ordinance which will raise fees. He believes the Port Authority and the Chamber of Commerce put these ordinances together.

The speaker stated there is a need for an independent community police review board in the City of Newark. It is needed because of the constant beatings, killings and harrassments in the City of Newark. With the establishment of this review board that will be elected by the people in the City, we can begin to clean up and minimize the harrassments and killings that exist.

Councilman Tucker replied that the dress code for the taxi drivers was established prior to his tenure on the City Council. When the speaker talked about factors being deleted from the ordinance, he stated they are not deleted from the ordinance and he has no intention of deleting the particular factor. Adequate dress code for cab drivers within the City of Newark is not only sorely needed, but long overdue. He stated he should be made aware of the fact that based on the agreement signed by the Governor of the State of New Jersey and the Governor of the State of New York that if the Port Authority so chooses they can regulate their own taxi situation. They do not have to relate to the ordinance passed by the City of Newark or any kind of statutory regulations which can be established by the State of New York or the State of New Jersey. They do so on the fact they want to participate. What happened in 1955, is that the Newark Board of Commissioners at that point and time signed an agreement giving them not only the land, but also the authority to police their own situations and even if they so need, to issue their own medallions. The point he is concerned with is that whether it be a taxicab driver or taxicab owner, he is of the opinion that the citizens of this particular City are tired of the kind of treatment they receive from the owners and also from the drivers within the City. If the drivers and owners are really concerned about the situation of the negative public opinion on the taxi cab industry, they would do something effectively about it, rather than actually lobby against it and have Councilmen go along with that particular position. The other factor relates to the whole point of the ordinance, the drafting of the ordinance. He made himself very, very clear, that the Port Authority has endorsed the particular plan, but make no mistake about it they had no particular activities involved

June 4, 1975

with it.

6-HC-d.            MR. WALTER S. PERNA, 313 SUMMER AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council that he is proud of the Newark Fire Department, being recognized, that they are short handed and also the best Police Department.

6-HC-e.            MR. MICHAEL J. PICONE, 717 DEGRAW AVENUE, NEWARK, NEW JERSEY, complimented Councilwoman Villani on the work she is trying to do in bringing the Burn Center into the City of Newark which is needed because of the many fires in the City.

The speaker spoke about the excessive tax rate and opposed granting of tax abatements.

6-HC-f.            MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to tax abatements in the City of Newark. He stated he has been against tax abatements and will continue to oppose tax abatements as long as the taxpayers in Newark are burdened with a confiscatory tax rate.

6-HC-g.            MR. GEORGE WILSON, 570 SUMMER AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the tax rate in the City of Newark. He said we have a town that looks like it is dying and without new buildings it will die. The tax rate is too high and it is up to Council to lower it, or relief has to be given to the property owners.

6-HC-h.            MR. PERCY DUNN, 86 WILLOWDALE AVENUE, MONTCLAIR, NEW JERSEY, addressed the Municipal Council with respect to the taxi industry in the City of Newark. He requested that the Port Authority police cooperate more with the taxicab drivers.

Councilman Tucker informed the speaker of some basic factors. The City was not enforcing the ordinance. Probably the speaker was not aware of the fact that the stipulation he is talking about has been on the books since 1957. The only aspect that is different from the continuation that is there, is upon recommendation of the taxi commission. Approval of transfers is not new. The other factor is about the police situation. The Port Authority has said they would not relish having a starter there primarily there because they need the services of a policeman instead. They stated quite clearly in meetings they had with representatives of the Council who were there, they would not consider that because they would be afraid of what would happen to the starter if they put them directly at the Port Authority Terminal. We have within the body of the ordinances starters for which the City has responsibility of licensing. The Port Authority does not have to abide by the ordinance passed by the City of Newark. There is an expression called "blame the victim" and what is meant by that is instead

June 4, 1975

1333

of addressing yourself to the problem you immediately relate to the problem itself. He is well aware of the fact that the taxi drivers in some cases, are to a great degree out on the public line, and the public has a tendency to abuse the taxicab drivers. He is also aware that there is a large percentage of the taxi industry that abuses the public and would not want to get into a situation saying who gets abused more.

He told the speaker to research the ordinance and find out what is new and what is here prior to coming to speak to the Council.

6-HC-1.

MR. STEPHEN N. ADUBATO, 744 HIGHLAND AVENUE, NEWARK, NEW JERSEY, addressed with Municipal Council with respect to taxes. He spoke on the issue of the senior citizen housing in the North Ward. The issue is not tax abatement, it has to do with people who feel that some races are desirable and other races are undesirable and feel the law of the land must be made on strictly citizenship and income and not nationality, race or other factors. He remarked when one brings the issue of race, the problem of housing for 40 years in Newark, you frighten a lot of people. He said he is not practicing that brand of disease to make decent housing a controversy. The speaker said Councilman Carrino has made himself available to every side of this issue. No matter how he votes he is voting fully informed. The only kind of people they are going to have in the proposed housing are senior citizens who need that kind of housing. If any of the Councilmen feel they can continue to play on the racial feelings of the people he hopes they do what is right.

Councilman Carrino agreed with the speaker. However, speaking to many people from the center they have told him, "that there are going to be all white people in the building." He said the speaker is going around saying that there are only going to be white people there and then comes here and says he wants everybody there. That is the way housing is supposed to be, for everyone. He questioned the speakers sincerity.

Councilman Carrino said he would sit down and discuss this with the speaker and felt it was in poor taste for him to come down to the meeting, especially when his people are saying the opposite.

Councilman Tucker was glad that Councilman Carrino came forth in relating to the fact that some of the people behind this are racially motivated. He met with a few of the district leaders in that area, both white and black, and wants to make it very clear, that is what is being said. He is concerned that anybody, a Councilman or anybody that gives credence to that is not fit to sit in the actual seat he sits in.

Councilman Carrino stated there is word going around in the North Ward that this is a racial issue. No one is disputing that. However, some of the people for this

June 4, 1975

1334

building are trying to use reverse psychology. Everyone knows it is public housing, eligible needy people for the building are going to be placed in the building. The point he is trying to get across is that he is here as a City Councilman and when he knows people involved are saying one thing and other people saying something else, then he thinks it is ludicrous. People are making this a racial issue when it shouldn't be.

There are people for the housing that have been going around stating that it is only for white people. He is not saying Mr. Aduato said that to anyone, he did not say Mr. Aduato personally was involved. Let us not make an issue out of this too.

President Harris stated for the record there are laws of the State of New Jersey that deal with housing finance money as well as laws of the federal government. They clearly define that any funding of housing projects will not under any circumstances be discriminatory. The laws are very clear and as long as he sits here he will see to it that every ounce of influence he may have in the State Legislature will be exerted to the fact to see that these laws are carried out.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION APPROVING APPLICATION AND PLAN OF NORTH WARD COMMUNITY DEVELOPMENT CORP. FOR CONSTRUCTION OF A 150 UNIT ELDERLY BUILDING LOCATED ON CLIFTON AVENUE, NEWARK, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:15-16, ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Bottone.

Councilman James wanted to address himself to the remarks of many speakers with respect to tax abatements. There seems to be a statement "tax abatement is some evil." The question should be posed "if we have a vacant lot, no tax dollars coming in whatsoever, no revenue whatsoever" and then we grant tax abatement which enables federal dollars to come into the City for housing that is so vitally needed and the City receives, whether it be 15% of the gross shelter rents, for example \$80,000. or \$100,000. How does \$100,000. which the City is now deriving from that project make the tax condition worse or better? He finds it very strange to say "let a vacant lot stay there," "have no housing for people," "have no additional revenue" and we are helping the taxpayers as opposed to granting tax abatement which will enable badly needed housing to come into the

the City and the City will derive some revenue from the housing units. If the number of vacant lots in the City had a housing unit on each one, then the tax for that housing would not be \$5,000. but \$1,000. or \$2,000. because of the additional revenue to the City. He does not equate that this Council should sit back and say "build nothing on a vacant lot," knowing no one is going to build with a \$9.94 property tax rate which would produce a rent no one could afford.

Councilman Carrino stated the City of Newark is in very bad straits right now. However, if we as Councilmen have any faith in the City of Newark ever turning the corner maybe that is a dream or a reality. The fact remains that right now we are in very bad straits. We need tax abatements, there is no doubt about that. To lure businesses into Newark someone has to give them a concession. To put a housing development in the Central Ward, that has been vacant for so many years, that is fine. When we start taking land in the City of Newark that conceivably or theoretically is stabilized land and we start saying we have to give abatement on that land, aren't we in fact saying to people "there is no future in the City of Newark." Even the best land, the stabilized land needs outside help. He will continue to vote for tax abatement in the City in spots where he feels the City has to be upgraded, spots where people have to be given an incentive to do something. When we start giving tax abatement in the best parts of the City, as far as land value is concerned, we are in fact denying the fact anyone will ever come to the City to build privately.

Councilman Tucker emphasized where the proposed site is being built, he is not going to deal whether it is prime or not. We are talking about a vacant lot. The other factor is if we start to deal with the contents of tax abatements versus existing taxes, all of us are aware the current taxes on the vacant lot right now, which is prime land, vacant for over five years, is approximately \$1,200. per year. If we look at the actual tax abatement in lieu of rents, 10% or 15% we know the City will be in receipt of approximately \$36,000. minimum per year. We are talking about approximately 20 times the actual income on that one piece of property. When we start making blanket statements about don't give tax abatements because that in turn will increase the actual taxes on homeowners. In all instances no matter what particular Ward we are talking about, the tax abatement for the most part increases the revenue of the City which naturally decreases the proportional amount of taxes a homeowner has to pay. That financial transaction is very important for all of us to understand. The merits and demerits in relation to the particular project hopefully will be resolved at the Board of Adjustment hearing. He is hopeful of the fact that they will rule affirmatively in providing housing for senior citizens. He does not like the confusion of equating one house with

June 4, 1975

1336

a particular housing for senior citizens in saying that if you give this abatement in turn you are perpetuating the situation. He thinks that in itself is racially motivated.

Councilman James stated again that everyone is concerned at the \$5,000. tax rate for a \$49,000. assessed house, then it is wishful thinking to think anyone is going to build a structure costing \$8 million or \$11 million and then add the taxes on it and the rent would be prohibitive. When we consider the principal, the interest, the taxes, there would be no building in the City of Newark. If we come up with a broad base tax by the State which will benefit the City, if the State enacts the Robinson-Cahill decision in financing the public school system, at that time we may have an attractive property tax rate where we can say no tax abatement, no Fox Lance, no nothing. Individuals will be motivated to build in the City of Newark. When you have \$9.94 staring you in the face, no one will build without tax abatement, no one is going to address themselves to the acute housing and all the ills the speakers come up which are known to us will continue. We need more revenue until we come up with a property tax rate that will afford an opportunity to private and commercial investors at reduced tax rates.

Councilwoman Villani resented the fact that it appears the Council's votes are racial. Her vote hasn't been and never will be. We have a problem with the site of the senior citizen housing in the North Ward. Senior Citizen housing is definitely needed. Where it is to be built is another matter. She lives in a Ward where there are both black and white and they are very happy and peaceful. She resents the fact that Mr. Adubato comes up and makes an insinuation that this is a racial issue. When Mr. Adubato makes all kinds of accusations and threatens, if she doesn't vote his way, that is something else. The needs of the senior citizens are her needs, she is definitely for it, where it is going to be is another matter.

Councilman Carrino pointed out we are addressing ourselves to the senior citizens building on Clifton Avenue. No politics, no race, only what these nine people are going to do in the near future. He resents the fact that district leaders are coming up to Mrs. Villani and Councilman Carrino about what they feel the need is. Let the district leaders go to the County of Essex and tell them to put up a senior citizens building in the North Ward if that is what they want.

The motion to defer action on this resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Villani.

No: Councilmen James, Tucker, President Harris.



June 4, 1975

1337

7-R-b. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH COMMUNITY COOPERATIVE HEALTH SERVICES WHEREIN COMMUNITY COOPERATIVE HEALTH SERVICES WILL OPERATE A VOCATIONAL TRAINING PROGRAM FOR TWENTY-TWO (22) DENTAL ASSISTANTS FOR SUM NOT TO EXCEED \$30,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-c RESOLUTION AUTHORIZING THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH EDAPCO CO. IN THE AMOUNT OF \$10,644.00 FOR THE PURPOSE OF DESIGNING A COMPUTERIZED MANAGEMENT SYSTEM THAT WILL ASSIST THE CITY OF NEWARK IN RETRIEVING VARIOUS MANAGEMENT DATA; COST OF AFOREMENTIONED CONTRACT IN SUM OF \$10,644. HAS BEEN ALLOCATED IN PLANNED VARIATIONS BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Executive Director Dennison, Mayor's Policy and Development Office and Chief Evaluator White, Mayor's Policy and Development Office met with the Council June 2, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino.

7-R-d. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AN AGREEMENT AND TO EXTEND PRIOR AGREEMENTS WITH HOUSING DEVELOPMENT AND REHABILITATION CORPORATION FOR CONSULTING SERVICES AND TO OPERATE THE HOME IMPROVEMENT/CERTIFIED AREA PROGRAM, SAID PRIOR AGREEMENTS TERMINATING APRIL 30, 1975 AND BEING THE SUBJECT MATTER OF PRIOR RESOLUTIONS NO. 7-R-e, DECEMBER 20, 1973, NO. 7-R-cp SEPTEMBER 4, 1973 AND 7-R-bk, JANUARY 16, 1975 RESPECTIVELY; THE TOTAL CONTRACT COST IS \$580,496.75 WHICH HAS BEEN BUDGETED IN THE MODEL CITIES/PLANNED VARIATIONS AND THE HOUSING AND COMMUNITY DEVELOPMENT PROGRAMS. (CONTRACT EXTENDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a))

June 4, 1975

1338

(Copy of resolution and correspondence submitted to each Member of the Council)  
(Executive Director Dennison, Mayor's Policy and Development Office, Executive Director Galdo, Housing Development and Rehabilitation Corporation and Mr. Oliver Lofton met with the Council June 2, 1975)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-e. RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT WITH THE NEWARK HOUSING AUTHORITY FOR ACQUISITION, DISPOSITION, AND RELOCATION OF SERVICES IN ACCORDANCE WITH THE HOUSING AND COMMUNITY DEVELOPMENT ACT BLOCK GRANT OF 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)  
(Executive Director Notte, Newark Housing Authority, Executive Director Dennison, Mayor's Policy and Development Office and Director Aprea of Redevelopment, Newark Housing Authority met with the Council June 2, 1975)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Martinez.

Councilman Tucker stated they were supposed to submit five resolutions in a package because three are ordinances and then make that presentation to the Council.

The motion to defer action was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-f. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO CORRECT 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIVISION OF DATA PROCESSING, TRANSFERRING \$15,502. FROM ADMINISTRATIVE ANALYST, ASSISTANT DIRECTOR OF DATA PROCESSING OPERATIONS, PRINCIPAL DATA PROCESSING PROGRAMMER, SENIOR SYSTEMS ANALYST AND OTHER SALARIES AND WAGES TO DIRECTOR, INFORMATION SYSTEMS; TO PROVIDE FUNDS FOR DIRECTOR, INFORMATION SYSTEMS.

(Copy of resolution and correspondence submitted to each Member of the Council)  
(Director of Finance Grexa met with the Council June 2, 1975)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President

June 4, 1975

1339

Harris.

No: Councilman Carrino.

7-R-g.      EMERGENCY RESOLUTION APPROPRIATING \$19,558., DEPARTMENT OF ADMINISTRATION,  
DIVISION OF CENTRAL PURCHASE, SALARIES AND WAGES (SUPERVISOR INVENTORY CLERK-\$10,013,  
STOREKEEPER-\$9,545.); SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(City Purchasing Agent Lucarelli and Assistant Budget Officer Dickinson met  
with the Council June 2, 1975)

A motion directing the City Clerk to return this resolution to Administration  
was made by President Harris, seconded by Councilman Allen and declared adopted by  
President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-h.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT  
WITH TOUCHE ROSS & CO. TO PROVIDE MANAGERIAL ASSISTANCE FOR THE CONTROLLED OPERATION OF  
THE SPEDY "75 PAYROLL FOR SUM NOT TO EXCEED \$36,000.; SOURCE OF FUNDS FOR THIS CONTRACT  
IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED WITH-  
OUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a);  
AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Removed from the Table May 21, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
Councilman Allen and failed of adoption by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani.

No: Councilmen Bottone, Carrino, President Harris.

Councilman Tucker emphasized this is the Neighborhood Youth Corp Program and  
for whatever reason we are still not approving the contract. What it really boils down  
to is the Managistics Contract dealing with actually integrating the payroll system. If  
it is not approved, then the Council is really mandating to a certain degree that we run  
into fiscal problems in the summer. He hoped Council will consider it at a later point  
and time.

At a later point in the meeting, a motion to reconsider this resolution was  
made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President  
Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

June 4, 1975

1390

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Bottone.

7-R-i.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM \$731,741.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, President Harris.

No: Councilmen James, Tucker, Villani.

At a later point in the meeting, a motion to reconsider this resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING REAL ESTATE COMMISSION TO LEASE AT PUBLIC AUCTION THE PREMISES .58 ACRES OF POTTER'S FIELD BLOCK 5090, LOT 5, PURSUANT TO N.J.S.A. 40A:12-14 (a); THE MONTHLY MINIMUM RENTAL SHALL BE \$125.

(Kingsland Drum and Barrel Co., Inc.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting a legal opinion from the Law Department was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-k.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REFUND BACK STREET LOUNGE, INC.,  
A DRAFT IN AMOUNT OF \$540. FOR APPLICATION OF RENEWAL OF LIQUOR LICENSE WHICH WAS DENIED  
BY THE MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL. (\$600.00, LESS \$60. FOR INVESTIGA-  
TIONAL FEES AND ADMINISTRATIVE EXPENSES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-l.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM LILLIAN  
MAYER, WIDOW, OWNER OF PREMISES 51-53 SEVENTH AVENUE AND 97-99 HIGH STREET, BLOCK 479,  
LOTS 13, 15, 20, 21, FREE AND CLEAR WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORE-  
CLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-m.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO MAS REALTY CO., SUM OF  
\$941., EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 11-17 BUFFINGTON  
STREET, BLOCK 3090, LOT 31, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE.  
(FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-n.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO HOWARD S. GRANT, SUM OF  
\$7,392.10, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 670-680 CLINTON  
AVENUE, BLOCK 3039, LOT 42, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE.  
(FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

1346

June 4, 1975

7-R-o. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO BORNSTEIN & SONS, INC.,  
SUM OF \$2,559.52, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 487-489  
HAWTHORNE AVENUE, BLOCK 3041, LOT 1, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF  
THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-p. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO RONALD HAWKS,  
MOTOR BROOM DRIVER, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, FOR PERIOD  
BEGINNING DECEMBER 3, 1974 AND ENDING JUNE 3, 1975. (FIELD INSPECTOR (MODEL CITIES RAT  
AND PEST CONTROL) - FIRST LEAVE BEGAN MARCH 3, 1971)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-q. RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE CONTRACT WITH M. D.  
OPPENHEIM AND COMPANY, FOR PROFESSIONAL SERVICES WITH RESPECT TO THE AUDIT OF THE  
DEMOLITION BY CONTRACT, FOR \$4,147.; COST OF PROFESSIONAL SERVICES TO BE PAID BY MAYOR'S  
POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO  
LOCAL PUBLIC CONTRACTS LAW N.J.S.40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION  
AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

City Clerk D'Ascensio said he has been advised by Legal Analyst Kauder who was in touch with the Law Department that in view of the fact that proposals have been submitted indicating that certain proposals were less than the amount for which this contract is being awarded, it is the opinion of the Law Department that further study be made to see whether or not you could use exception to the bidding requirement of the statute.

President Harris wanted clarification, that the Law Department is unsatisfied with this, and this might be a way of circumventing the statute.

Legal Analyst Kauder replied that she had an informal discussion with Judge Buck and he thinks it should be looked into. These bids were solicited and if you solicit a bid from someone you assume they are responsible. Once it is asked the lowest

June 4, 1975

1343

bid should be accepted.

A motion to defer action on this resolution awaiting legal opinion from the Law Department was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-r. RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF THE 1975 SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH (S.P.E.D.Y.), BEGINNING JUNE 3, 1975 AND ENDING SEPTEMBER 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY MAYOR'S OFFICE OF MANPOWER IN THE AMOUNT OF \$35,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-s. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH BOYD SECURITY SYSTEMS, INC., 234 ORATON STREET, NEWARK, NEW JERSEY, TO PROVIDE SECURITY SERVICES WITH GUARD AND K-9 DOGS FROM JUNE 9, 1975 TO AUGUST 8, 1975 AT BOYLAN STREET POOL; HAYES PARK EAST; HAYES PARK WEST AND JOHN F. KENNEDY STADIUM (POOL AND GYM) IN THE AMOUNT OF \$13,048.64 AND FOR IVY HAVEN NURSING HOME IN THE AMOUNT OF \$3,262.16, TOTALING \$16,310.80, AS SPECIFIED IN ATTACHED "ADDENDA SCHEDULE"; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF RECREATION AND PARKS 1975 OPERATING BUDGET, DIVISION OF MAINTENANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-t. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH COMBINED AUTOMOTIVE INC., 1450 LOWER ROAD, ELIZABETH, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR CLUTCH REPAIRS, PARTS AND LABOR, FOR A ONE YEAR (1) PERIOD, EFFECTIVE JUNE 25, 1975 TO JUNE 25, 1976, IN ACCORDANCE WITH THEIR BID SPECIFICATIONS, IN AN AMOUNT NOT

June 4, 1975

TO EXCEED \$40,000. AND SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF MOTORS AND WATER DIVISIONS OPERATING BUDGETS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-u.     ✓     RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITION OF BUILDINGS FOR \$65,084. WITH ARTKO WRECKING AND LUMBER CO., INC.-2 BUILDINGS-\$2,450., INTERSTATE WRECKING CO., INC.-2 BUILDINGS-\$3,300., LIVINGSTON CONSTRUCTION CORPORATION-2 BUILDINGS-\$2,188., STONY WRECKERS, INC.-19 BUILDINGS-\$38,260. AND WILLIAM M. YOUNG-6 BUILDINGS-\$18,886., LOWEST RESPONSIBLE BIDDERS, TOTAL AMOUNT SHALL BE PAID FROM THE SAFE AND CLEAN STREETS PROGRAM BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-v.     RESOLUTION RATIFYING THE PURCHASE OF LABOR AND PARTS TOTALING \$2,631.45 WITH ASPLUNDH SERVICE CENTER, 2450 WESTFIELD AVENUE, SCOTCH PLAINS, NEW JERSEY FOR REPAIRS TO CHERRY PICKER #624F, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6; COST OF REPAIRS SHALL BE PAID FROM DEPARTMENT OF RECREATION AND PARKS, DIRECTOR'S OFFICE, MAINTENANCE OF EQUIPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-w.     RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION, DIVISION OF REVIEW AND PLANNING TO EXECUTE CONTRACTS WITH COFFEY, LEVINE, BLUMBERG-\$34,000., SYNTERRA, LIMITED-\$25,500. AND RICHARD DATNER & ASSOCIATES-\$11,500. FOR THE DEVELOPMENT OF PLANS, SPECIFICATIONS AND SUPERVISION OF OPEN SPACE SITES CONSISTENT WITH SAID CONTRACTS; COST OF AFORESAID DESIGN CONSULTANT SERVICES TO BE PAID FROM BOND ORDINANCE 6-S & F-h, AUGUST 8, 1973. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACTS AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)



June 4, 1975

11245

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-x. RESOLUTION AMENDING RESOLUTION 7-R-cz, JULY 17, 1974, "RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH FERNANDO FERRER, M. D. FOR DELIVERY OF MEDICAL SERVICES AT THE NEWARK MUNICIPAL DISPENSARY, T. B. CLINIC, FROM JULY 1, 1974 TO JUNE 30, 1975; MAXIMUM AMOUNT TO BE PAID UNDER CONTRACT IS \$5,200. WHICH HAS BEEN BUDGETED IN 1974 T. B. GRANT FROM THE STATE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)," BY CHANGING THE FUNDING SOURCE OF THE CONTRACT FROM 1974 T. B. GRANT FROM THE STATE TO 1975 CERTIFIED HEALTH SERVICES GRANT NOT TO EXCEED A MAXIMUM SUM OF \$2,600.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-y. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH SALVATION ARMY/IRONBOUND BOY'S CLUB FOR EXCLUSIVE USE OF PREMISES LOCATED AT 138 CLIFFORD STREET, NEWARK, BY THE NEWARK OFFICE OF ELDERLY AFFAIRS, IN EXCHANGE FOR THE CITY'S PAYING FOR UTILITIES AND JANITORIAL SUPPLIES AND SERVICES, FOR A TERM OF ONE YEAR FROM JUNE 10, 1975 TO JUNE 9, 1976, FOR \$7,620. WHICH HAS BEEN BUDGETED IN 1975-1976 BUDGET, NEWARK OFFICE OF ELDERLY AFFAIRS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as contract for lease must be accomplished by an ordinance was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

June 4, 1975

1346 7-R-z.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AGREEMENT WITH STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS, ACCEPTING \$50,000. TO PARTICIPATE IN THE STATE-LOCAL COOPERATIVE HOUSING INSPECTION PROGRAM FOR ONE YEAR, FROM APRIL 1, 1975 TO MARCH 31, 1976. (GRANT-IN-AID ASSISTANCE PROVIDED BY THE STATE WILL BE SOLELY TO DEFRAY COSTS INCURRED IN UNDERTAKING ENFORCEMENT RESPONSIBILITIES ASSUMED BY SUCH CONTRACTS OR IMPROVING LOCAL ENFORCEMENT CAPABILITIES AND TO SUPPLEMENT THE LOCAL APPROVED BUDGET DEDICATED TO HOUSING INSPECTIONS PROGRAMS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-ba. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO COMPLETE AND EXECUTE NECESSARY APPLICATION FORMS FOR MAXIMUM AMOUNT TO WHICH SAID DEPARTMENT IS ENTITLED TO RECEIVE AS ITS EQUAL SHARE OF MONEY TO BE ALLOCATED AS AID TOWARD RENDERING HEALTH SERVICES DURING THE PERIOD JANUARY THROUGH DECEMBER 31, 1975, AS AUTHORIZED BY N.J.S.A. 26:2F1 ET SEQ.; FURTHER THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE STATE DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bb. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, NEWARK HEALTH PLANNING AGENCY, \$7,500.; ITEM AVAILABLE FROM HOSPITAL AND HEALTH PLANNING COUNCIL OF METROPOLITAN NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

June 4, 1975

1345

7-R-bc. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, NEWARK NUTRITION PROGRAM FOR THE ELDERLY, \$70,686.; ITEM AVAILABLE FROM  
NEW JERSEY NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS (DCA)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bd. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, FROM  
SALARIES AND WAGES, NEW JERSEY CERTIFIED HEALTH SERVICES TO OTHER EXPENSES, NEW JERSEY  
CERTIFIED HEALTH SERVICES; OVERALL CHANGE TO DELETE NON-CREATED TITLES AND REGENERATE  
THOSE DOLLARS INTO OTHER EXPENSES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting additional information as to how the funds transferred to Other Expenses will be utilized was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-be. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF STREETS AND SIDE-  
WALKS, FROM MASON TO MASON PLASTERER; TRANSFER NECESSARY DUE TO CHANGE IN PERSONNEL AND  
TITLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bf. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1975 CITY OF NEWARK BUDGET, MAYOR'S OFFICE AND AGENCIES, FROM SUPERVISING PRINCIPAL  
ASSISTANT ASSESSOR TO PRINCIPAL ASSISTANT ASSESSOR; FUNDS REQUIRED FOR TWO (2) ADDITIONAL  
PRINCIPAL ASSISTANT ASSESSORS, EFFECTIVE DATE, JUNE 5, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

June 4, 1975

A motion to adopt the resolution was made by Councilman Martinez, seconded by 1340 Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bg. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, FROM  
DENTIST (6 HRS.) TO ASSISTANT CHIEF PHARMACIST AND OTHER SALARIES AND WAGES, RADIOLOGIST  
(8 HRS.); DUE TO STATE REGULATORY PRACTICES THE CITY OF NEWARK IS COMPELLED TO RESTORE  
TWO (2) POSITIONS IN ORDER TO CONTINUE APPROPRIATE HEALTH SERVICES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez, and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bh. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1975 CITY OF NEWARK BUDGET, WATER UTILITY, WATER SUPPLY, FROM MATERIALS AND SUPPLIES  
TO FIXED CHARGES AND MISCELLANEOUS (NEWARK WATERSHED CORP); TO PROVIDE TOTAL FUNDING PER  
CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Director of Public Works Friscia and Acting Division Engineer Berardinelli, Division of Water Supply to meet with the Council at their pre-meeting conference June 17, 1975 to discuss this matter was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bi. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1975 CITY OF NEWARK BUDGET, FROM POLICE DEPARTMENT, OTHER SALARIES AND WAGES, COURT  
ATTENDANT TO MAYOR'S OFFICE AND AGENCIES, MUNICIPAL COURTS, OTHER SALARIES AND WAGES,  
COURT ATTENDANTS; FUNDS REQUIRED FOR TWENTY-FOUR (24) COURT ATTENDANTS, EFFECTIVE DATE,  
JUNE 5, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Police Director Williams, Corporation Counsel Buck and Court Administrator Mayson met with the Council June 4, 1975)

June 4, 1975

1243

A motion directing the City Clerk to return this resolution to Administration per their request for further study was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bj. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, FROM DENTIST - 6 HOURS TO ASSISTANT HEALTH OFFICER; TO RETAIN THE POSITION OF ASSISTANT HEALTH OFFICER DUE TO THE DESIRE TO LIMIT THE NUMBER OF LAYOFFS WITHIN THE DEPARTMENT OF HEALTH AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bk. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, FIRE DEPARTMENT, FROM SALARIES AND WAGES, PAID HOLIDAYS, TO OTHER EXPENSES, MATERIALS AND SUPPLIES (CLOTHING ALLOWANCE); TO PROVIDE ADDITIONAL FUNDS FOR CLOTHING ALLOWANCE DUE TO CHANGES IN LABOR CONTRACTS THAT DEFERRED PAYMENT OF PAID HOLIDAYS TO 1976 WHICH ALLOWED THE RETENTION OF FIREFIGHTERS DUE TO BE LAID OFF.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bl. EMERGENCY RESOLUTION APPROPRIATING \$74,177., DEPARTMENT OF WATER UTILITY, WATER SUPPLY, WANAQUE-RAMAPO, TO PROVIDE FUNDS FOR CODE 7412-NEW JERSEY DISTRICT WATER SUPPLY COMMISSION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

June 4, 1975

7-R-bm.      RESOLUTION AMENDING RESOLUTION 7-R-bc, FEBRUARY 19, 1975, "RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE 'IMPACT PRE-TRIAL INTERVENTION PROJECT,' (LEAA-\$102,896., CITY OF NEWARK CASH MATCH-\$11,787.)," BY CHANGING THE SOURCE OF LOCAL CASH MATCH REQUIREMENT FROM CITY CURRENT FUND TO PLANNED VARIATIONS FUND.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN AMOUNT OF \$977. PAYABLE TO "EDWARD J. ABROMSON, ADMINISTRATOR OF THE ESTATE OF MICHAEL WILIENSKI DECEASED" (DECEDENT DIED AT IVY HAVEN NURSING HOME LEAVING NO WILL AND HAS AN ESTATE OF \$6,309.49, \$977. OF WHICH WAS DEPOSITED WITH THE TREASURER OF THE CITY OF NEWARK, ATTORNEY GENERAL OF THE STATE OF NEW JERSEY INSTITUTED ACTION PURSUANT TO N.J.S.A. 2A:37-12 TO HAVE THESE FUNDS PAID TO THE TREASURY OF THE STATE OF NEW JERSEY, CORPORATION COUNSEL OF THE CITY OF NEWARK CLAIMED ASSETS OF THE ESTATE PURSUANT TO N.J.S.A. 30:4-135 AND ON MAY 6, 1975 HONORABLE SAMUEL D. LENOX, JR. RULED IVY HAVEN NURSING HOME WAS NOT A CHARITABLE HOSPITAL WITHIN THE MEANING OF N.J.S.A. 30:4-135 AND THE CITY OF NEWARK HAD NO CLAIM TO THE PERSONAL PROPERTY OF THE DECEDENT BASED UPON THAT STATUTORY PROVISION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$20. TO SYLVIA DESILVA BACHER, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY HER IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR FINE PAID TWICE IN MUNICIPAL COURT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

June 4, 1975

1751

7-R-bp. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO HELEN KERR,  
PUBLIC HEALTH NURSE, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, BUREAU OF  
PUBLIC HEALTH NURSING, FOR PERIOD BEGINNING MARCH 23, 1975 AND ENDING JUNE 23, 1975.  
(ILLNESS - FIRST LEAVE BEGAN SEPTEMBER 23, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bq. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO EMMA GARCIA,  
SENIOR CLERK STENOGRAPHER, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH,  
ADMINISTRATION, FOR PERIOD BEGINNING MARCH 30, 1975 AND ENDING SEPTEMBER 30, 1975.  
(ADMINISTRATIVE SECRETARY, MUNICIPAL COUNCIL - FIRST LEAVE BEGAN SEPTEMBER 30, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-br. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO WILLIAM K.  
SHELLS, MEDICAL TECHNOLOGIST, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH,  
LABORATORY, FOR PERIOD BEGINNING APRIL 22, 1975 AND ENDING JULY 22, 1975. (CONTINUE  
EMPLOYMENT WITH FEDERAL W.I.C. PROGRAM - CITY OF NEWARK - FIRST LEAVE BEGAN APRIL 22,  
1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bs. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE LETTER OF PERMISSION  
IN LIEU OF EASEMENT DATED JUNE 2, 1975 BETWEEN CITY OF NEWARK AND STATE COMMISSIONER OF  
TRANSPORTATION WHEREIN NEW JERSEY STATE DEPARTMENT OF TRANSPORTATION IS DESIROUS OF  
CONSTRUCTING THE BRIDGE DECK REPLACEMENTS ON U. S. ROUTE 1 & 9, SECTION 2U. (DEPARTMENT  
OF TRANSPORTATION REQUESTED PERMISSION FROM CITY OF NEWARK TO ENTER UPON LANDS TO  
CONSTRUCT TEMPORARY DIVERSIONARY ROADS TO ELIMINATE THE USE OF CITY STREETS BY HIGHWAY  
TRAFFIC DURING THE CONSTRUCTION OF THE BRIDGE DECK REPLACEMENTS.

June 4, 1975

1352

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bt.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT FROM NEW JERSEY STATE DEPARTMENT OF HEALTH FOR CONTINUATION OF NEWARK URBAN RODENT AND INSECT CONTROL PROGRAM, FOR ONE YEAR, FROM JUNE 1, 1975 TO MAY 31, 1976. (CITY'S MATCH - IN-KIND SERVICES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

MOTIONS.

7-M-a.

A MOTION DIRECTING THE CITY CLERK TO REQUEST A COPY OF THE ADMINISTRATIVE AND PROGRAMATIC AUDIT OF THE 1974 SUMMER PROGRAM FOR THE ECONOMICALLY DISADVANTAGED YOUTH IN THE CITY OF NEWARK FROM THE UNITED STATES DEPARTMENT OF LABOR - MANPOWER ADMINISTRATION,  
was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-M-b.

A MOTION THAT THE NEWARK MUNICIPAL COUNCIL GO ON RECORD CONDEMNING THE ACTIONS OF INDIVIDUALS AND GROUPS WITHIN THE CITY OF NEWARK WHO ARE INSTITUTING PERPETUATING RACIAL SLURS AROUND THE DEVELOPMENT OF THE NORTH WARD CULTURAL CENTER HOUSING PROJECT,  
was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 16, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO A CONTRACT WITH SELLIE RICHARDSON T/A INGA INVESTMENT CO., TO LEASE THE PREMISES KNOWN AS 45 BRANFORD



June 4, 1975

1753

PLACE, NEWARK, NEW JERSEY AT A TOTAL RENTAL OF \$4,000. TO BE PAID IN EQUAL MONTHLY INSTALLMENTS OF \$800.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 18, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 23, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING R. O. 2:2-37 ET SEQ. 'HUMAN RIGHTS COMMISSION' ESTABLISHING THE AFFIRMATIVE ACTION REVIEW COUNCIL WITHIN THE NEWARK HUMAN RIGHTS COMMISSION."

(Shall consist of seven members appointed by the Mayor for a term of three years)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 18, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 23, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO A CONTRACT WITH MARIANGELA CICCOLINI TO LEASE THE PREMISES KNOWN AS 35-37 BROADWAY, NEWARK, NEW JERSEY AT AN ANNUAL RENTAL OF \$32,281.20 TO BE PAID IN EQUAL MONTHLY INSTALLMENTS OF \$2,690.10.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration and request that City-owned property should be used wherever possible was made by Councilman Carrino, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, President Harris.

No: Councilmen Martinez, Villani.

8-d. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 23, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DAWSON STREET AS A ONE-WAY STREET."

June 4, 1975

1354

(Dawson Street, Northbound, from Parkhurst Street to Johnson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 18, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-e. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 23, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET."

(Read Street, from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 18, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-f. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 23, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF CHIEF CLERK, DIVISION OF SEWERS)."

(Chief Clerk, Division of Sewers \$9,567. - \$11,628.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 18, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-g. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 23, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR DATA CONTROL CLERK AND CASE COORDINATOR, MUNICIPAL COURTS)."

June 4, 1975

1235

(Case Coordinator \$12,209. - \$14,848.

Data Control Clerk 6,798. - 8,264.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 18, 1975 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-h. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 23, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972, AS AMENDED. (TO CREATE THE POSITION OF STOREKEEPER, RECREATION AND PARKS."

(Storekeeper, Recreation and Parks \$7,138. - \$8,677.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by President Harris, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-i. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 4, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO A CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH THE SALVATION ARMY, IRONBOUND BOY'S CLUB TO LEASE PROPERTY LOCATED AT 138 CLIFFORD STREET, IN THE CITY OF NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID PROPERTY FOR TERM OF ONE (1) YEAR, COMMENCING JUNE 10, 1975 AND ENDING JUNE 9, 1976 AT A RENTAL OF \$1.00 FOR ENTIRE TERM."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 18, 1975 Calendar of the Municipal Council for first reading was made by the Council of the Whole and declared adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from May 15, 1975 to May 22, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Bridget's Church	6611 Amended
Remco Industries Chapter of Deborah c/o Testrite	6651 Amended
Queen of Angels Roman Catholic Church	6652 Amended
Mt. Carmel Guild - Special Education for the Blind	6655 Amended
Parents Association of St. Lucy School	6851

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Parent Teachers Association of Our Lady of Mt. Carmel School	6848
Essex West Hudson Federation of Holy Name Societies	6849
Community Parents for 4-H Youth Development	6850
Ebenezer Baptist Church	6852

A motion to concur in the Report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

ADJOURNMENT.

A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

This meeting adjourned at 4:45 P. M.

June 4, 1975

357

APPROVED:

Frank D'Ascensio

Frank D'Ascensio  
City Clerk

Earl Harris

Earl Harris  
President



Newark, New Jersey, June 18, 1975

1358  
A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Bette A. Wilkins, St. James A. M. E. Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Mosca, Sergeant-at-Arms.

(Councilman James arrived at 8:20 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY THROUGH APRIL, 1975.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR, FOR THE MONTH OF APRIL, 1975.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented REPORT OF THE PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTH OF APRIL, 1975.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

June 18, 1975

1359  
4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD NOVEMBER 20, 1974.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD DECEMBER 11, 1974.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD DECEMBER 27, 1974.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD APRIL 23, 1975.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM MAY 12, 1975 TO MAY 16, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM MAY 12, 1975 TO MAY 16, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.



June 18, 1975

1360

4-i.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-32 AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM MAY 19, 1975 TO MAY 23, 1975; AND LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-52 AND PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-123, FROM MAY 26, 1975 TO MAY 30, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-j.

The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF MAY, 1975.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

(Councilman James arrived at 8:20 P. M.)

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF J. G. CARRASCO AND A. PINHEIRO (QUEEN OF CLOVER CONST. CORP., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP INCLUDING BODY AND FENDER WORK, AND THE SALE OF USED CARS; ON PREMISES 46-52 FOLK STREET; ON CONDITION THAT 1) NO PAINTING OF AUTOMOBILES IS DONE; 2) ALL REPAIRS ARE DONE INDOORS.

(Vote of Board of Adjustment 5-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

June 18, 1975

1361

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman James.

4-A-2.

The City Clerk read APPLICATION OF KOHLER DELICATESSEN MEATS, INC., OWNER TO PERMIT IN A 3RD RESIDENCE DISTRICT 1-STORY ADDITION TO MEAT PROCESSING PLANT FOR STORAGE PURPOSES; ON PREMISES 60 HOUSTON STREET; ON CONDITION THAT 1) NO TRUCKS NOR TRAILERS ARE PARKED IN THE NEIGHBORHOOD; NO MERCHANDISE IS UNLOADED ON THE PREMISES BEFORE 5:30 A. M.; 2) THE EXTERIOR OF THE PREMISES IS KEPT IN A SANITARY CONDITION INCLUDING STREETS AND SIDEWALKS AT ALL TIMES.

(Vote of Board of Adjustment 4-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ROBERT R. BLASI, 50 PARK PLACE, NEWARK, NEW JERSEY, Attorney for the applicant, appeared before the Municipal Council. He urged the Municipal Council to approve this application.

MRS. MILDRED MEOLA, 38 HOUSTON STREET, NEWARK, NEW JERSEY, and

MRS. JOSEPHINE LELINHO, 62 NAPOLEON STREET, NEWARK, NEW JERSEY, spoke in opposition to the granting of the variance. They complained this operation is noisy, dangerous to school children, refrigerators go constantly, trailers double-park in the street, the area is filthy and infested with rats and mice, and this property is an eyesore in a residential area. The speakers said people in the area have improved their properties. They urged the Municipal Council to reject this application.

Several people, present in the audience, indicated these speakers were spokesmen for them.

Councilman Martinez declared it is obvious the people in this area do not want this type of operation in this neighborhood. There are many objectors in the audience. If the people do not want it, he must be mandated by their wishes. Councilman Martinez recommended the Municipal Council reject this application.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

1362

4-A-3. The City Clerk read APPLICATION OF NEWARK CONGREGATION OF JEHOVAH'S WITNESSES, CLINTON HILL UNIT, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT ESTABLISHMENT OF A CHURCH AND 1-STORY REAR ADDITION AND WITH INSUFFICIENT ON-SITE PARKING FOR CHURCH OR DWELLINGS IN BUILDING; ON PREMISES 470 HAWTHORNE AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. OSCAR MILLER, 949 BROAD STREET, NEWARK, NEW JERSEY, Attorney representing the applicant, stated the applicant wants to knock down part of the existing garages to provide parking for the church. He urged the Municipal Council to approve this application.

Councilman James requested the Council to defer action on this application.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4. The City Clerk read APPLICATION OF JOSEPH LOMUSCIO (CARL EST. ENTERPRISES, INC., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF AN AUTOMATIC AUTO LAUNDRY; ON PREMISES 87-95 CLAY STREET.

(Vote of Board of Adjustment 3-2)

(Previous application rejected April 4, 1973)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ANTHONY J. IULIANI, 24 COMMERCE STREET, NEWARK, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council.

Councilman Carrino said he did not have a chance to review the transcript because of many pressing matters. He requested action be deferred on this application.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

4-A-5.

1363

The City Clerk read APPLICATION OF GREATER ABYSSINIAN BAPTIST CHURCH (BERKELEY FEDERAL S & L, OWNER); TO PERMIT IN 2ND RESIDENCE AND 1ST BUSINESS DISTRICTS ESTABLISHMENT OF A CHURCH IN A BUILDING NOT ORIGINALLY CONSTRUCTED FOR CHURCH PURPOSES; ON PREMISES 80-88 LYONS AVENUE AND 75-87 WEEQUAHIC AVENUE.

(Vote of Board of Adjustment 5-0)

(Previous applications approved June 21, 1956 (86-88 Lyons Avenue) and January 2, 1969)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. SAMUEL WOLF, 46 BRANFORD PLACE, NEWARK, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council.

The following speakers spoke in opposition to the granting of this variance. They contended there is no need for the establishment of another church in this area. They are not anti-Berkeley Federal S & L but are pro-protecting property values and safety in the community. The speakers urged the Municipal Council to reject this application.

MR. ERNEST WATTS, 87 LYONS AVENUE, NEWARK, NEW JERSEY.

MRS. LILLIAN JONES, 99 LYONS AVENUE, NEWARK, NEW JERSEY.

MR. HARRISON COLEMAN, 99 LYONS AVENUE, NEWARK, NEW JERSEY.

MR. NATHAN L. JACOBSON, 2115 MILLBURN AVENUE, MAPLEWOOD, NEW JERSEY, Attorney representing the owner, stated Berkeley Federal S & L is not the applicant. The previous speaker made misrepresentations at this meeting and at the meeting of the Board of Adjustment. They own other properties and if this variance is rejected, they will move elsewhere in Newark. Their purpose in locating here is to reduce the overhead and to offer services which they offer throughout the State. The institution has remained in the City of Newark and will continue to serve the City of Newark.

Mr. Jacobson continued under the terms of the Zoning Ordinance, a church use is a permitted use in both districts in which the lands lie. This application is a proper one. Mr. Jacobson urged the Municipal Council to approve this variance.

Councilman James referred to Mr. Jacobson's inference that utilization of a church is allowed in this area.

Mr. Jacobson replied they do not need a variance in the two zones in which the lands lie. He was instructed by the building inspector to request a variance.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Villani and

declared adopted by President Harris by the following votes:

1.364

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-6.

The City Clerk read APPLICATION OF NAROTTAMSINGH B. GILL, OWNER UNDER CONTRACT; TO PERMIT IN A 1ST BUSINESS DISTRICT RE-ESTABLISHMENT OF A GASOLINE STATION; ON PREMISES 259-263 STUYVESANT AVENUE; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF EIGHT YEARS ENDING MAY 13, 1983.

(Vote of Board of Adjustment 5-0)

(Previous application approved October 6, 1971)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. NAROTTAMSINGH B. GILL, 75 FULLER PLACE, IRVINGTON, NEW JERSEY, applicant, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-7.

The City Clerk read APPLICATION OF 440 ELIZABETH AVENUE CORP., OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONVERSION OF A 207-FAMILY APARTMENT HOUSE TO A 216-FAMILY APARTMENT HOUSE WITH INSUFFICIENT ON-SITE PARKING; ON PREMISES 434-444 ELIZABETH AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ENRICO CORE, working for Mr. Raymond P. Marzulli, managing agent, appeared before the Municipal Council. He stated the intent of the application was to change seven offices into nine apartments; two one-bedroom apartments, five two-bedroom apartments and two three-bedroom apartments.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1365  
4-A-8.

The City Clerk read APPLICATION OF ROBERT WASHINGTON (RUBEN VENETSKY, OWNER); TO PERMIT IN A 1ST INDUSTRIAL DISTRICT THE ESTABLISHMENT OF A JUNK YARD; ON PREMISES 27-31 RANKIN STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF FIVE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-9.

The City Clerk read APPLICATION OF DIAGO ALFONSO (BURNS REALTY & INVESTMENT CO., OWNER); TO PERMIT IN 4TH RESIDENCE AND 3RD BUSINESS DISTRICTS THE SALE OF USED CARS IN CONNECTION WITH AUTOMOBILE BODY AND FENDER REPAIR SHOP; ON PREMISES 49-57 PENNINGTON STREET.

(Vote of Board of Adjustment 5-0)

(Previous applications approved March 21, 1956, 55-57 Pennington Street, and May 7, 1958, 51-57 Pennington Street)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-10.

The City Clerk read APPLICATION OF JOHN MYTROWITZ, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 1-STORY ADDITION TO EXISTING AUTO BODY AND FENDER REPAIR SHOP INCLUDING PAINTING; ON PREMISES 23-27 MULBERRY PLACE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOHN R. LEE, GATEWAY I, NEWARK, NEW JERSEY, representing property owner adjacent to the applicant, stated originally they objected to this variance. A new plan was submitted leaving three feet between the buildings. If there is a space of

three feet between the buildings, they will have no objection to the granting of this variance.

Upon question posed by Councilman Carrino, Board of Adjustment Secretary Rocco J. Rossi replied the plan has been amended to leave three feet between the buildings.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-11. The City Clerk read APPLICATION OF D & G CONSTRUCTION CO., INC., OWNER; TO PERMIT IN 4TH RESIDENCE AND 3RD BUSINESS DISTRICTS STORAGE OF BUILDING MATERIALS AND VEHICLES; ON PREMISES 72-74 SOUTH STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOSE DOMINGUES, 62 SUNSET AVENUE, NEWARK, NEW JERSEY, President, D & G Construction Co., Inc., appeared before the Municipal Council. He urged the Municipal Council to approve this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-12. The City Clerk read APPLICATION OF B. P. OIL, INC. (PARTS-DeCOZEN, INC., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF A GASOLINE STATION; ON PREMISES 1226-1236 BROAD STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. GEROLD KANENGISER, 55 MORRIS AVENUE, SPRINGFIELD, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council. He urged the Municipal Council to approve this application.

MR. ROBERT W. DELVENTHAL, FIRM OF CRUMMY, DEL DEO, DOLAN AND PURCELL, GATEWAY I, NEWARK, NEW JERSEY, representing Mr. John Lambert who owns the adjacent

1367

property, spoke in opposition to the granting of this variance. He stated there are several gasoline stations in this area. There was not adequate notice of the hearing before the Board of Adjustment. One property owner, who owns several properties within the 200' radius, was not given notice. Perhaps there were others who were not served notice. Mr. Delventhal said he also understands there is a section of Route 78 and/or Route 21 which may eventually come through this area and he is trying to get the information from the Highway Department.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-13. The City Clerk read APPLICATION OF VOLORIE KITCHENS (CITY OF NEWARK, OWNER); TO PERMIT IN 2ND RESIDENCE AND 2ND BUSINESS DISTRICTS CONSTRUCTION OF A 2-STORY BUILDING TO BE USED FOR WOODWORKING SHOP; ON PREMISES 643-651 SPRINGFIELD AVENUE.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-14. The City Clerk read APPLICATION OF MANUEL BARREIROS (SOL S. & DORA MOSS, OWNERS); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP, INCLUDING BODY AND FENDER REPAIRS AND PAINTING; ON PREMISES 12 EAST RUNYON STREET; ON CONDITION THAT 1) A SPRAY BOOTH IS INSTALLED AND MEETS BUREAU OF COMBUSTIBLES REQUIREMENTS; 2) ALL REPAIRS ARE MADE INSIDE THE BUILDING.

(Vote of Board of Adjustment 4-0)

(Remanded to Board of Adjustment May 7, 1975)

MR. KENNETH H. FAST, 134 EVERGREEN PLACE, EAST ORANGE, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council. He stated the applicant has complied with the recommendations made by the Fire Department.

MR. MANUEL BARREIROS, 2 PITT ROAD, SPRINGFIELD, NEW JERSEY, the applicant,



stated he is applying for a variance to establish an automobile repair shop, including body and fender repairs and painting. All repairs will be made inside the building.

Councilman Martinez recalled at the May 7, 1975 meeting of the Municipal Council he requested this application be remanded to the Board of Adjustment requesting an inspection be made of the premises by the Fire Department. He said if the applicant does not comply, the variance will be rejected.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Resolution 7-R-a on this Calendar at this time was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-a.

RESOLUTION APPROVING APPLICATION AND PLAN OF NORTH WARD COMMUNITY DEVELOPMENT CORP. FOR CONSTRUCTION OF A 150 UNIT ELDERLY BUILDING LOCATED ON CLIFTON AVENUE, NEWARK, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:15-16, ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Villani.

Councilman Tucker stated the issue of tax abatement which faces us this evening is one which goes to the heart of urban cities throughout America, and particularly Newark, dealing with housing development. We, as elected officials, must be cognizant of the fact that based on high land value within urban America, a reality of housing development is tax abatement. The merits or demerits of this particular project have been discussed at numerous community meetings, Central Planning Board and Board of Adjustment meetings. It is his feeling that the people who reside within the North Ward community and would definitely be affected by this project must be the ones who make the final determination on its development.

Councilman Tucker continued he has been made aware of the fact that there are pros and cons on both sides of the issue, some of which are valid. His observations on the issue must be one of looking at the entire City and especially the area of

June 18, 1975

1.369

housing development. He must also view the question of tax abatement and where the City will be moving considering possible acceptance or rejection of the abatement. Councilman Tucker said he sees here tonight that the City of Newark, for one reason or another, does not have, nor have they moved to develop a policy statement on tax abatement which would stipulate exactly under what conditions the Governing Body would accept or reject tax abatement. Because of this fact, every issue of tax abatement must be viewed separately and there is no check list that we are guided by except the vocal concerns or the lack of vocal concerns of the residents of the area. He views this to be one of the major problems which faces us this evening.

Councilman Tucker stated the Federal and State response to the City dealing with tax abatement must also be analyzed. He posed the question, "What should the State of New Jersey consider in their attempts to funnel funds to the City of Newark for housing development if they cannot be assured that tax abatement will be given by the City Council?", without which housing development will not take place. He is sure, based on the communications which he has received, that this situation must be resolved.

Councilman Tucker continued considering the magnitude of housing developments that are needed within the City of Newark, especially in the area of Senior Citizens development, and the effects that our actions will have on future developments, in good conscience, he cannot support this resolution for rejection of the tax abatement for the North Ward Educational and Cultural Center.

Councilman Carrino felt that he, as the North Ward Councilman, has devoted more time on the pros and cons of this building than any one individual in the Ward. He has attended meetings on both sides, spoken with people and rang doorbells. Councilman Carrino opined although Senior Citizens housing is desperately needed, the people of the community must be happy with the situation. Tax abatement is needed in Newark to help build Newark. He does not question tax abatement but he does question the site. Tax abatement is for the betterment of a community. It does not take taxes away from people, as some rumors have stated, but it does stipulate that the people must have the right to speak their opinions. The lot is too small, the area is too congested, traffic is at a maximum level now and a sixteen story building is environmentally unsound and density too high.

Councilman Carrino felt this project has gotten out of hand and as a result friends and neighbors have been fighting amongst each other. He appealed to the people in the North Ward, after the vote is taken for or against, to put all differences aside when they walk out of this building tonight. The people have voiced their objections and it is now the duty of the Municipal Council to make their decision. No street fighting, political pressures and threats should influence this vote. Councilman

June 18, 1975

1370

Carrino asked his colleagues to respect his wishes and the cries of the people and vote against this tax abatement.

Councilwoman Villani stated when talking about Senior Citizens, in most cases it is the responsibility of the women in the family to take care of their family. She stressed the need for Senior Citizens housing. Councilwoman Villani said regardless how anyone votes tonight, she respects their position and honors their judgments. She will vote the best way she knows how. Since she represents 385,000 people in the entire City of Newark, she must vote her conscience.

Councilwoman Villani queried, "Was the Director of the North Ward Educational and Cultural Center so confident as to feel that I would buckle under to his lies and threats when he hissed in my ear at the May 21 Council meeting that he will 'get me' if I did not vote 'yes'? I will never switch my vote, never." Councilwoman Villani declared never have so many vicious threats been heaped upon her. She must vote according to her beliefs regardless of who puts pressure upon her. It was her vote at the May 21 Council meeting to defer the matter for two weeks to give the people in the North Ward an opportunity to express their views on the project. Councilwoman Villani concluded the Municipal Council is a team and will remain a team. Councilman Carrino requested a courtesy and she will give him that courtesy. She will extend the same courtesy to all of the Councilmen.

Councilman James contended this has been an emotional issue. His position has been for more housing and everyone agrees. Certainly tax abatement is needed to attract anyone to build in the City of Newark to help the tax rate. The Administration forwarded this application for tax abatement to the Municipal Council before sending it to the Board of Adjustment and the Central Planning Board. This violated the City's Administrative Code. Councilman James added he voted for the Kawaida Towers' tax abatement because it was earmarked for the North Ward, and he is for housing.

Councilman Giuliano declared he represents all of the people of the City of Newark and he will continue to vote for the best interest of the City of Newark. His conscience will be his guide. He does not want another Kawaida Towers situation. Councilman Giuliano maintained the Clifton Avenue site is not the location for this building and an alternate location should be considered to build Senior Citizens housing in the North Ward.

The motion to reject this resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

June 18, 1975

1371

Councilman Carrino clarified the North Ward Educational and Cultural Center, located on Mt. Prospect Avenue, is one of the most beneficial things we have in the North Ward and provides needed services. Unfortunately there are not enough of these centers in the North Ward to provide these services. The Municipal Council, elected officials, have been referred to as "politicians" and in today's society it is a "dirty" word. The politicians in this case were not the elected officials but the people at the center.

Councilman Carrino questioned the improprieties which he feels have been used in this operation. He questioned the impropriety of the brother of a State Legislator receiving \$6.5 million from a State Agency in so short a time when some applicants have been waiting for funding for some years; of high ranking housing officials, many of whom do not live in the City, going to Board meetings and trying to push for the project when two of its Board of Commissioners are either directly or indirectly involved in the North Ward Educational and Cultural Center. Councilman Carrino questioned the sincerity of the Board of Adjustment when at its hearing one member fell asleep several times and refused to listen to the objectors, when in April, 1973 a letter from the City Council mandated that the Board of Adjustment listen to all objectors; the Planning Board for making a hasty decision which later proved to be illegal and had to be rescinded; the newspapers for putting erroneous information in the newspapers which led people to believe that this issue would not be taking place at tonight's meeting; the involvement of a Commissioner of the Housing Authority who is directly involved with the North Ward Educational and Cultural Center and who is the Democratic Chairman of the North Ward being impartial to hiring practices at the center; and the Ford Foundation and the State and Federal Government funding the center when along with the fine services the center offers, it is common knowledge that the director is using job positions and the services to build a Democratic stronghold and a political machine at the expense of people who are to be serviced.

Councilman Carrino recommended to all agencies concerned to tell Mr. Adubato to either keep the center and get out of politics or to give up the center and pursue his political career. To do both, is an injustice to the people of the North Ward and an affront to the meaning and purpose of the center and the agencies involved.

Councilman Tucker reiterated the City does not have a tax abatement policy. He felt Councilman Carrino's remarks had nothing to do with tax abatement.

June 18, 1975

A motion to consider Ordinance 6-Ph, S & F-h on this Calendar at this time <sup>1372</sup>  
was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE NEWARK BLOCK AND TENANT COUNCIL FOR PREMISES COMMONLY KNOWN AS (SEE ATTACHED SCHEDULE A), FOR THE SUM OF ONE (\$1.00) DOLLAR PER ANNUM PER LOT FOR A TERM OF ONE (1) YEAR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK:

1. That the Newark Block and Tenant Council, a non-profit corporation of the State of New Jersey which has tax exempt status with respect to both the State of New Jersey and the Federal Government; and
2. That the premises commonly known as See Attached Schedule A, owned by the City of Newark, are not required for governmental purposes; and
3. That the Tax Collector of the City of Newark, pursuant to N.J.S. 40A:12-14 (c) is hereby authorized to execute the annexed lease on behalf of the City of Newark with Newark Block and Tenant Council for a term of one (1) year at a nominal annual rental of one (\$1.00) dollar per lot; and
4. That the subject premises shall be used by the tenant for the purpose of a vegetable garden and/or play lot; pursuant to N.J.S. 40A:12-15(i); and
5. That the Tax Collector of the City of Newark shall be responsible for the enforcement of the terms and conditions of the annexed lease and shall require the tenant to submit an annual report setting for the use to which the tenant has undertaken in furtherance of the public purposes for which this lease is granted; the approximate value or cost of any activities conducted on the leased premises; and affirmation of the continued tax exempt status of the non-profit corporation pursuant to State and Federal law; and
6. That the subject premises shall be used by the tenant for the purpose of a vegetable garden and/or play lot which shall serve approximately five (500) persons.
7. That copies of the executed lease and annual report submitted pursuant thereto shall be forthwith filed with the Clerk of the City of Newark; and
8. That the tenant shall not be permitted to erect any structures upon the leased premises, subletting is prohibited, and the City of Newark reserves the right to re-enter the premises without penalty, on thirty (30) days notice.

June 18, 1975

1373

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Carrino.

Councilman Tucker asked if letters were received from the Block Associations.

Councilman Allen replied he did not request these letters. He has confidence in the people who have been working in the community everyday organizing the program. They have helped him throughout the community, in the Central Ward and in all the areas where the people require these lots.

Councilman Tucker remarked the lots not only deal with the Central Ward; they represent other wards. He wholeheartedly endorses this project. Councilman Tucker said he is concerned that the people surrounding the areas know about this project.

Councilman James pointed out amongst the part of the blocks in question is a lot on Bergen Street and it has already been agreed by Mr. Coggins that the Bergen Street Block Association would be in receipt of this lot. The President of the Bergen Street Block Association is in the audience and he believes she has received a communication from Mr. Coggins. Councilman James wanted the record to indicate that the Bergen Street Block Association would be considered for the Bergen Street lot.

Councilman Allen said he was assured if a community worker said he wanted a lot, he would get the lot. Councilman Allen urged the Council to approve this program so that people can start growing vegetables in the City of Newark.

The motion to close the hearing and adopt the ordinance on second reading and final passage was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES AND HEARINGS OF CITIZENS.

1374

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING PATTEN PLACE AS A ONE-WAY STREET.

(Patten Place, Eastbound, from Wolcott Terrace to Goodwin Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

(Raymond Plaza West, west side, from the southerly curbline of Raymond Boulevard and extending 364' southerly therefrom, from 7:00 A. M. to 7:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

6-F-c.

1375 The City Clerk read AN ORDINANCE TO AMEND TITLE 24, CHAPTER 1, TAXICABS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 16, 1975.

6-F-d.

The City Clerk read AN ORDINANCE FURTHER AMENDING ORDINANCE 6-S & F-b ADOPTED MARCH 19, 1975 ENTITLED "AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23 TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO PARAGRAPHS "G" AND "H." (TO DELETE EXCESS LANGUAGE)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-e.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS ON SOMERSET STREET.

(Somerset Street, Northbound, from Avon Avenue to Waverly Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)



A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-f. The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(North on First Street to West on Sussex Avenue

7 A. M. to 9 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-g. The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-3, PROHIBITING RIGHT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(West on Sussex Avenue to North on First Street,

7 A. M. to 9 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

2387  
6-F-h.

The City Clerk read AN ORDINANCE AUTHORIZING MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO A CONTRACT WITH SELLIE RICHARDSON T/A INGA INVESTMENT CO., TO LEASE THE PREMISES KNOWN AS 45 BRANFORD PLACE, NEWARK, NEW JERSEY, AT A TOTAL RENTAL OF \$4,000. TO BE PAID IN EQUAL MONTHLY INSTALLMENTS OF \$800.00.

(Copy of Ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

President Harris: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 16, 1975.

6-F-i.

The City Clerk read AN ORDINANCE AMENDING R.O. 2:2-37 ET SEQ. "HUMAN RIGHTS COMMISSION" ESTABLISHING THE AFFIRMATIVE ACTION REVIEW COUNCIL WITHIN THE NEWARK HUMAN RIGHTS COMMISSION.

(Shall consist of nine members appointed by the Mayor, subject to confirmation by the Municipal Council, and terms to be staggered)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 16, 1975.

1378

6-F-j.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DAWSON STREET AS A ONE-WAY STREET.

(Dawson Street, Northbound, from Parkhurst Street to Johnson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-k.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET.

(Read Street, from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-l.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF CHIEF CLERK, DIVISION OF SEWERS)

(Chief Clerk, Division of Sewers \$9,567. - \$11,628.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

June 18, 1975

1373  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 16, 1975.

6-F-m. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR DATA CONTROL CLERK AND CASE COORDINATOR, MUNICIPAL COURTS)

(Case Coordinator \$12,209.- \$14,848.

Data Control Clerk 6,798.- 8,264.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 16, 1975.

6-F-n. The City Clerk read AN ORDINANCE AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO A CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH THE SALVATION ARMY, IRONBOUND BOY'S CLUB TO LEASE PROPERTY LOCATED AT 138 CLIFFORD STREET, IN THE CITY OF NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID PROPERTY FOR TERM OF ONE (1) YEAR, COMMENCING JUNE 10, 1975 AND ENDING JUNE 9, 1976 AT A RENTAL OF \$1.00 FOR ENTIRE TERM)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 16, 1975.

A motion to consider Item 8-i on this Calendar under Ordinances on First Reading was made by Councilman Villani, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-o. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE ESTABLISHING THE SALARY OF THE DIRECTOR, DIVISION OF WELFARE," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AS AMENDED AND SUPPLEMENTED. (TO INCLUDE PROVISION FOR ADDITIONAL COMPENSATION UNDER CERTAIN CONDITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 16, 1975.

6-F-p. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE REPEALING AN ORDINANCE REPEALING AN ORDINANCE ENTITLED, 'AN ORDINANCE ESTABLISHING SALARY FOR THE MAYOR OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-f) ADOPTED OCTOBER 2, 1974, AND ALSO ESTABLISHING SALARY FOR THE MAYOR OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-h) ADOPTED JANUARY 16, 1975. (TO FREEZE THE SALARY OF THE MAYOR UNTIL NOVEMBER 5, 1977)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris,

June 18, 1975

1381

seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

President Harris: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 16, 1975.

6-F-q.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE REPEALING AN ORDINANCE ENTITLED, 'AN ORDINANCE ESTABLISHING THE SALARY OF MEMBERS OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-m) ADOPTED OCTOBER 2, 1974," (6-S & F-i) ADOPTED JANUARY 16, 1975. (TO FREEZE THE SALARY OF MEMBERS OF THE MUNICIPAL COUNCIL UNTIL NOVEMBER 5, 1977)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

President Harris: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 16, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

June 18, 1975

1382

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE ESTABLISHING THE  
SALARY OF THE ASSISTANT BUSINESS ADMINISTRATOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba)  
AND AMENDMENTS AND SUPPLEMENTS THERETO. (TO INCLUDE PROVISION FOR ADDITIONAL COMPENSA-  
TION UNDER CERTAIN CONDITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK,  
NEW JERSEY:

Section 1. That an ordinance entitled, "An Ordinance establish-  
ing the salary of the Assistant Business Administrator", adopted No-  
vember 22, 1966 (6S&F-ba) and amendments and supplements thereto be  
and the same is amended by adding the following paragraph:

Section 4. That the Assistant Business Adminis-  
trator may receive additional compensation from  
Federal and State Grant funds for financial  
services rendered to Grant programs  
as long as such compensation  
is for services provided beyond the required  
hours of work (30 hours per week) and provided  
such compensation is at the same hourly rate of  
the employee's salary as established by salary  
ordinance for the title of Assistant Business  
Administrator. Such hours for compensation  
shall be submitted on prescribed payroll time-  
keeping forms for time worked and shall not  
exceed ten (10) hours per week.

Section 2. All prior ordiancnes or parts of prior ordinances  
which relate to the above position title, hours of employment,  
annual minimum salary and annual maximum salary therefor; which are  
inconsistent herewith, as hereinabove set forth, are hereby repealed

Section 3. This ordinance shall take effect upon final  
passage and publication and in accordance with the laws of the State  
of New Jersey.

President Harris called for those desiring to be heard on the ordinance to  
approach the rail, give his name and address and be heard.

MR. D. J. HENDERSON, OLD ROAD TO BLOOMFIELD, NEWARK, NEW JERSEY, spoke in  
opposition to this ordinance. He contended the salaries made by the Assistant Business  
Administrator and other officials are high enough to require them to work as many hours  
as necessary to discharge their responsibilities. If the duties of the Assistant  
Business Administrator require undue expenditure of time and effort, then his salary  
could be increased. In a city that has laid off employees and terminated essential  
services, it is an odd time to consider raising salaries of top administrators.

DR. JOHN F. DONATO, 66 WILSON AVENUE, NEWARK, NEW JERSEY, spoke in opposition  
to the granting of salary increases to the Assistant Business Administrator and the  
Director of Welfare since these salaries are under suspension by referendum which will  
take place in November, 1975. To his knowledge these jobs are not full-time. Since  
1973 the Assistant Business Administrator has been a full and part-time student at  
Rutgers University. This is an abuse the City cannot afford. Dr. Donato urged the  
Municipal Council to reject this ordinance.

June 18, 1975

# 383

Upon question posed by Councilman Martinez, the City Clerk replied the proposed ordinance states the money will come from Federal and State Grant funds.

Councilman James stated if the Council is of the opinion the Assistant Business Administrator needs a raise, perhaps his salary should be raised. We know the fiscal crisis the City is in and the shortage of municipal dollars. Therefore, the alternative for this body is simply that there are Federal programs which allow stipends. The other factor before this body is we know full well that Mr. Hill serves as the overseer, director, advisor and creator of several programs presently operative in the City of Newark. One of his most proud projects is the City Demolition Team which he personally heads and the other individuals report to him. Councilman James said he personally knows Mr. Hill works hard and believes he is one of the hardest workers in the City. If he knows a person is working hard, is doing his job, and he cannot say that for everyone, and he has been opposed to salaries for many persons before the Council, the Council is in a position to evaluate an administrator and investigate his day to day activities, but if you know a person is working hard, is diligent and honestly committed, you must weigh those factors. There are many individuals who go to school to upgrade their skills and improve themselves. Many of the programs constantly try to improve the educational levels of individual employees.

Councilman James contended if Dr. Donato is of the opinion that Mr. Hill is devoting more time in school than enables him to fulfill his job, that should be brought to the Administration's attention and the Municipal Council should receive that report. There are hundreds of employees going to school and in many instances their tuition fees are paid by the City. Mr. Hill is one of those administrators in whom the Mayor places extreme trust to oversee any program that can be abused by many individuals. He personally believes Mr. Hill is worthy of any stipend this body can give him at this time and when funds are available, he would be the first to move that his salary be increased from his present \$21,000. Councilman James opined Assistant Business Administrator Hill is one of the individuals who deserves additional compensation.

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, stated if the Council feels the Assistant Business Administrator is doing a good job and deserves extra compensation, he should receive extra compensation. Mr. Villani asked why not reduce salaries of those individuals not doing a good job in order to reduce the budget? These funds are needed for additional policemen and vital services.

Councilman Allen commented he is one of the Councilmen who concurs taking from a person not doing a job and giving it to a person doing a good job.



June 18, 1975

1384

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

Not Voting: Councilman Giuliano.

President Harris: The yeses are seven, the no is one and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

Councilman Carrino noted there are many children in the audience. It has been brought to their attention there are insufficient number of jobs with the SPEDY Program concerning the North Ward and he assured the people that the applications are not filed yet and that each ward will be properly represented for the jobs. Until they have full verification of all of the applicants, he cannot take any action. Councilman Carrino assured the North Ward will be equally represented as every other ward in the City.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 2, CHAPTER 5, DEPARTMENT OF ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (TO CREATE WITHIN THE DEPARTMENT OF ADMINISTRATION A DIVISION OF TAXICABS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 2, Administration, of the revised ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be further amended by adding to Chapter 5, Article 1, Section 2:5-1(d), Division of Taxicabs, as follows:

2:5-1(d) Division of Taxicabs

Article 1 In General

2:5-1 Establishment and general organization of department.

There shall be a department of administration the head of which shall be the business administrator. The department shall consist of the following divisions:

1385

- (a) Budget
- (b) Personnel
- (c) Central Purchases
- (d) Taxicabs

#### Article 6. Division of Taxicabs

##### 2:5-14 Division created; Head

There shall be within the Department of Administration a Division of Taxicabs, the head of which shall be the Director of Taxicabs.

##### 2:5-15 Director of Taxicabs

###### (a) Qualifications; compensation.

The Director of Taxicabs shall, prior to his appointment, have graduated from a four year course at a college of recognized standing with a major course of study in Business Administration. An appointee who does not meet the college education requirement may substitute experience in a responsible position in business administration on a year for year basis.

###### (b) Powers and Duties:

The powers and duties of the Director of Taxicabs shall include the regulation and supervision of the business and industry of the transportation of persons by licensed taxicabs in the City pursuant to the provisions of this Chapter. Such regulation and supervision shall extend to:

1. The regulation and supervision of rates of fare to be charged and collected.

2. The regulation and supervision of standards and conditions of service.

3. The revocation and suspension of licenses for vehicles, other than licenses issued pursuant to state law, provided, however, that taxicab licenses heretofore issued shall in all respects remain valid in accordance with their terms and transferable according to law.

4. The issuance, revocation, suspension of licenses for drivers, chauffeurs, owners or operators of vehicles, other than licenses issued pursuant to state law, and the establishment of qualifying standards required of such licensees.

5. Requirements of standards of safety, and design, comfort, convenience, noise and air pollution control and efficiency in the operation of vehicles and auxiliary equipment.

6. Requirements for the maintenance of financial responsibility, insurance and minimum coverage.

7. The establishment of, and the requirement of adherence to, uniform systems of accounts, with the right of the Director to inspect books and records and to require the submission of such reports as the Director may determine.

8. The development and effectuation of a broad public policy of transportation affected by this chapter as it relates to forms of public transportation in the city.

June 18, 1975

9.. Assistance to the business and industry of public transportation affected by this chapter in aid of the continuation, development and improvement of service and the safety and convenience of the public, including assistance in securing federal and state grants.

10.. The formulation, promulgation and effectuation of rules and regulations reasonably designed to carry out the purposes, terms and provisions of this chapter.

Section 2. This Ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Section 3. Any existing Ordinance or part thereof, inconsistent with this Ordinance is hereby repealed.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

The following speakers addressed the Municipal Council in reference to the taxicab industry. Some of the speakers strongly opposed the creation of a Division of Taxicabs, the increase in cost of taxicab driver permits and the creation of a Taxicab Commission.

DR. JOHN F. DONATO, 66 WILSON AVENUE, NEWARK, NEW JERSEY.

MR. CARL GREGORY, 26 NAIRN PLACE, NEWARK, NEW JERSEY.

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY.

MR. LOUIS SMITH, NEWARK TAXICAB DRIVERS ASSOCIATION.

MR. TIM LEE, 65 ACADEMY STREET, SOUTH ORANGE, NEW JERSEY.

MR. THOMAS HORNBY, 290 LYONS AVENUE, NEWARK, NEW JERSEY.

MR. WILLIE B. SMITH, 13 SHANLEY AVENUE, NEWARK, NEW JERSEY.

MR. SAM WRIGHT, 357 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY.

MR. FORREST MULLINS, 95 ALDINE STREET, NEWARK, NEW JERSEY.

MRS. REMAY PEARCE, 105 SOUTH 7TH STREET, NEWARK, NEW JERSEY.

MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

MRS. PATRICIA PARKER, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

Councilman Tucker related this ordinance establishes a Division of Taxicabs. The employees are on board, with the exception of the Director, and the titles are in the budget. It will not cost the City any funds with the exception of the Director. If the Council moves affirmatively on this ordinance, we must deal with an emergency appropriation which is one-half of the Director's salary, in the amount of \$7,000. this year. Hopefully December 31, 1975 when the increase in fees would be approved, it would not cost the City a dime for regulating the taxicab industry because the fees would be

June 18, 1975

1387

raised. Because the fees have not been raised, the City is subsidizing the taxicab industry to the tune of \$50,000. each and every year. In the last ten years the City has squandered \$500,000. The new ordinance basically requires that the City come up with an emergency appropriation of \$7,000. to make it fiscally sound and hopefully we will not have to appropriate money, that the fees in effect would pay for that responsibility.

Councilman Carrino said because of existing situations, everyone will be taxed on this, the drivers, owners and all involved in the taxicab industry. It is a bad situation that we do have to raise these things but he does not think Councilman Tucker's proposed ordinance is zeroing in on any one phase of the taxicab industry. All facets of the industry are being taxed equally when this goes through next year. A taxicab license will cost \$25.00 a year. This has not been raised since 1956. Councilman Carrino could not understand why this was such a big issue.

Councilman Tucker read a financial breakdown on proposed increases.

President Harris felt there should be equal representation of taxicab drivers on the Taxicab Commission.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Giuliano.

President Harris: The yeses are eight, the noes are none and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Fh, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING THE TAXICAB COMMISSION OF THE CITY OF NEWARK, NEW JERSEY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. There is hereby established in the Department of Administration a commission which shall be known as the Taxicab Commission of the City of Newark, hereinafter referred to as the "Commission," for the purpose of assisting the Director of the Division of Taxicabs, with respect to the efficient regulation of the taxicab business within the City of Newark.

2. The Commission shall consist of five members<sup>1386</sup> appointed by the Mayor with the consent of the Municipal Council. Of the members initially appointed, two shall be appointed for a term of three years, two for a term of two years, and one for a term of one year. Their successors shall serve for terms of three years. Each member shall serve until his successor shall be appointed and qualified. In case of vacancy caused otherwise than by expiration of term, the successor shall serve for the unexpired term only.

3. The Mayor shall endeavor to appoint members who will be fairly representative of the taxicab industry, the business community and the community at large.

4. Each year the Commission shall select one of its members to be chairman and shall adopt such rules of procedure and such by-laws as are necessary to fulfill its purposes as set forth in Section 5. The Commission shall hold meetings, not more than once a week nor less than once a month, as it shall from time to time deem necessary and its members shall be compensated at the rate of \$25. for each meeting attended.

5. The Commission shall have the following powers and duties:

(a) To issue rules and regulations incident to the regulation of the taxicab business within the City of Newark, subject to the approval of the Director, Division of Taxicabs. All such rules and regulations shall be published by public notice prior to adoption.

(b) To review applications for issuance and renewal of licenses.

(c) To perform studies to develop a more efficient regulation of the taxicab business.

(d) To adopt by-laws and rules of procedure to effectuate the purpose of this ordinance.

(e) To hold hearings and to make determinations, subject to the approval of the Director, Division of Taxicabs, with respect to complaints received incident to the taxicab business. Any such final determination of the Director, Division of Taxicabs shall be appealable to the Business Administrator.

6. The Division of Taxicabs shall assist the Commission in all administrative matters related to the functions of the Commission.

7. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

The following speakers addressed the Municipal Council in reference to the creation of a Taxicab Commission.

MRS. PATRICIA PARKER, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

MR. TIM LEE, 65 ACADEMY STREET, SOUTH ORANGE, NEW JERSEY.

1289

DR. JOHN F. DONATO, 66 WILSON AVENUE, NEWARK, NEW JERSEY.

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY.

MR. FORREST MULLINS, 95 ALDINE STREET, NEWARK, NEW JERSEY.

Upon question posed by President Harris, Assistant Corporation Counsel

Pidgeon opined a medallion is a legal license privilege to enjoy for a period of time.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE POSITIONS IN THE DIVISION OF TAXICABS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That section 1 (c) of an ordinance entitled "An ordinance creating permanent positions in the Department of Administration, adopted November 22, 1966 (6S&Fba) and amendments thereto be and the same is hereby amended to create the following permanent positions and establishing the minimum and maximum salaries and title codes therefor, to wit:

(d) Division of Taxicabs

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Division Director	\$15,582.	\$18,940.
Chief Inspector	10,045.	12,209.
Assistant Chief Inspector	9,567.	11,628.
Inspector (License)	8,677.	10,547.
Administrative Secretary	9,567.	11,628.
Clerk Typist	5,326.	6,474

June 18, 1975

1.390

Section 2. All prior ordinances or parts of prior ordinances which relate to the above positions, titles, hours of employment, annual minimum salary, annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

The following speakers strongly opposed the adoption of this ordinance and the increase in taxi driver permits from \$5.00 to \$25.00.

MR. TIM LEE, 65 ACADEMY STREET, SOUTH ORANGE, NEW JERSEY.

MR. CARL GREGORY, 26 NAIRN PLACE, NEWARK, NEW JERSEY.

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY.

MR. S. PORTER, VICE PRESIDENT, NEWARK TAXICAB ORGANIZATION.

MRS. PATRICIA PARKER, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Martinez.

Councilman Carrino said he went along because he feels all are legitimately interested in upgrading the taxicab industry. He recommended holding the title of Director in abeyance until December 31, 1975 when fees are increased and see how the Taxicab Commission functions.

Councilman James said he tried to be objective. Taxicab permits have not been increased since 1956. If \$20.00 a year is a hardship, then the taxicab driver should quit and get other employment. The taxicab industry requested a rate increase and the Council gave it to them.

Councilman Tucker explained the Director's position cannot be filled until the money is appropriated. He recommended approving the package dealing with the Director and later on consider possibility of appropriating the funds. Councilman Tucker maintained without a Director, the Division of Taxicabs cannot function.

Councilman Giuliano said many fees have not been raised in many years. He will go along with many of the amendments but he cannot go along with the Director.

The motion to close the hearing and adopt the ordinance on second reading and final passage was declared adopted by President Harris by the following votes:

Yes: Councilmen James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Allen, Bottone, Carrino, Giuliano.

June 18, 1975

1391

President Harris: The yeses are five and the noes are four. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND RESERVOIR SITE TOWNHOUSE DEVELOPMENT CORPORATION FOR LAND CONSISTING OF APPROXIMATELY 2.7 ACRES BOUNDED BY SOUTH ORANGE AVENUE, 14TH AVENUE, SOUTH 9TH AND 7TH STREETS, FOR THE SUM OF \$10.00 PER YEAR FOR A TERM NOT TO EXCEED 50 YEARS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That Reservoir Site Townhouse Development Corporation is a non-profit corporation of the State of New Jersey, which has tax exempt status with respect to both the State of New Jersey and the Federal Government; and
2. That the 2.7 acres bounded by South Orange Avenue, 14th Avenue, South 9th and 7th Streets, owned by the City of Newark, are not required for governmental purposes; and
3. That the Tax Collector of the City of Newark, pursuant to N.J.S. 40A:12-14(c) is hereby authorized to execute the annexed lease on behalf of the City of Newark, with Reservoir Site Townhouse Development Corporation, for a term not to exceed 50 years, at a nominal annual rental of Ten (\$10.00) Dollars; and
4. That the subject premises shall be used by the tenant for the purpose of constructing a housing development thereon, pursuant to N.J.S. 40A:12-15, Paragraph (1); and
5. That the Tax Collector of the City of Newark shall be responsible for the enforcement of the terms and conditions of the annexed lease and shall require the tenant to submit an annual report setting forth the use to which the leasehold was put, the activities tenant has undertaken in furtherance of the public purposes for which this lease is granted; the approximate value or cost of any activities conducted on the leased premises; and affirmation of the continued tax exempt status of the non-profit corporation pursuant to State and Federal law; and
6. That copies of the executed lease and annual report submitted pursuant thereto shall be forthwith filed with the Clerk of the City of Newark.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.



DR. JOHN F. DONATO, 66 WILSON AVENUE, NEWARK, NEW JERSEY, spoke in opposition to the adoption of this proposed ordinance. He maintained this land is too valuable.

Upon question posed by Dr. Donato, Legal Analyst Kauder replied a certificate of incorporation is attached to the file.

Councilman Bottone said the Housing Development and Rehabilitation Corporation may be having a problem. He declared this program will become a reality, part of an on-going program. This area will have housing.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

President Harris: The yeses are eight and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE GRANTING OF A CERTAIN CONSTRUCTION EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. The Director of the Department of Public Works is hereby authorized to execute and deliver to the Township of Wayne, in the County of Passaic, the deed of easement, a copy of which is annexed hereto as Exhibit "A".

Section 2. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

6-Ph, S & F-g.

4393

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE GRANTING OF A CERTAIN SANITARY SEWER EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. The Director of the Department of Public Works is hereby authorized to execute and deliver to the Township of Wayne in the County of Passaic the deed of easement, a copy of which is annexed hereto as Exhibit "A".

Section 2. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-h.

AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE NEWARK BLOCK AND TENANT COUNCIL FOR PREMISES COMMONLY KNOWN AS (SEE ATTACHED SCHEDULE A), FOR THE SUM OF ONE (\$1.00) DOLLAR PER ANNUM PER LOT FOR A TERM OF ONE (1) YEAR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Pages 15 and 16 in the minutes of this meeting)

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage.

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED

June 18, 1975

AND SUPPLEMENTED, PROHIBITING PARKING ON MEEKER AVENUE.

1394

(Meeker Avenue, both sides, from Johnson Avenue to Frelinghuysen Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

(Public Hearing closed)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES FOR CONSIDERATION.

President Harris called for ordinances for consideration.

6-S & F-j. The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance adopted by the Municipal Council May 21, 1975 and rejected by the Mayor May 23, 1975)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a. MRS. BESSIE WALKER WILLIAMS, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY, addressed the Municipal Council. She appealed for traffic lights and additional police protection on Van Vechten Street.

6-HC-b. MR. CARL GREGORY, 26 NAIRN PLACE, NEWARK, NEW JERSEY, addressed the Municipal Council. He maintained there is a need for a Police Review Board.

2395

The following speakers addressed the Municipal Council with respect to the dire need for housing in the City of Newark. They complained about housing conditions, substandard housing, vacant lots, buildings being demolished and no housing being constructed.

6-HC-c.      MR. JAMES E. ROBINSON, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

6-HC-d.      MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

6-HC-e.      MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

6-HC-f.      MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council in reference to tax abatement. He said Newark does not have a tax abatement policy and should adopt one. Tax abatement is not the salvation for Newark when the City has had a 15% tax increase this year. Mr. Murnick referred to Resolution 7-R-br on this Calendar which calls for a New-Town In-Town study to be made. He said a massive study was made by the present Administration concluding Newark should build new town housing.

Councilman James related in order to get Federal Housing Administration or any Federal dollars, people are told they will have to get tax abatement or rents will be prohibitive. He disagreed the City should have a tax abatement policy since no two tax abatements are alike. That is why there are nine Council Members. They bring back commitment or response from their constituents. Councilman James strongly opposed any fixed tax abatement policy.

Councilman Allen stressed the need for housing and tax abatement in the City of Newark.

Councilman Tucker stated he met with the speaker. When talking about tax abatement, he wants to go through a more basic kind of thinking and deal with the whole aspect of tax abatement. Certain perimeters must be established.

6-HC-g.      MR. WILLIAM MARLOWE, 25 BRYANT STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. He suggested the Mayor and Municipal Council consider the possibility of appointing a committee of dedicated citizens of Newark to try to resolve some of the problems confronting the City of Newark.

Councilman James stated one of the committees which presently operates and perhaps that function is the Mayor's Policy and Development Office Citizens Advisory Board. He recommended a verbatim transcript of Mr. Marlowe's remarks be forwarded to Mayor Gibson and Mayor's Policy and Development Office Executive Director David Dennison for attention and necessary action. Perhaps at some future date they can invite the speaker to partake in this committee which presently has the responsibility of dealing

June 18, 1975

with problems in the City. The \$20 million which recently came into the City, the expenditure of these funds, the allocation of these funds came about through citizen participation on the Mayor's Policy and Development Office Citizens Advisory Board.

6-HC-h.        MR. FRANK DELLI SANTI, 602 PARKER STREET, NEWARK, NEW JERSEY, addressed the Municipal Council. He complained about the high taxes he has to pay for a one family house on Parker Street.

Councilman Carrino said he would contact the speaker and perhaps they can resolve the situation.

Councilwoman Villani said she was proud to have the Delli Santi family as neighbors. She will work with Councilman Carrino and they will do their utmost to help Mr. Delli Santi and his family.

Councilman James concurred. He felt \$5,000. taxes was not comparable to any house in the City. Councilman James said the Council has been flooded with telephone calls of this tragedy and this man is being penalized for building in Newark.

6-HC-i.        DR. JOHN F. DONATO, 66 WILSON AVENUE, NEWARK, NEW JERSEY, spoke regarding education in Newark. He recommended an elected Board of Education, line itemization of all expenditures in the Board of Education Budget and the contract of the Superintendent of Schools not be picked up and that he be removed.

The City Clerk read Certificate of Incorporation of Reservoir Site Townhouse Development Corporation, filed and recorded April 15, 1975, signed by F. Joseph Gallagher, Assistant Secretary of State.

6-HC-j.        MRS. LUERVERT WALKER, 290 SOUTH 7TH STREET, NEWARK, NEW JERSEY, complained about an abandoned house at 288 South 7th Street which she has been trying to get demolished.

Councilman Bottone said he would check on this matter.

6-HC-k.        MRS. ARLENE HENRY, 122 OSBORNE TERRACE, NEWARK, NEW JERSEY, complained about a deep hole in the street at Hedden Terrace and West Runyon Street, drug addicts, noise, diseased dogs, untrimmed trees, lack of Code enforcement. Mrs. Henry felt the trash pullers should be reinstated.

6-HC-l.        MRS. REMAY PEARCE, 105 SOUTH 7TH STREET, NEWARK, NEW JERSEY, representing the South 7th Street Block Association, appeared before the Municipal Council. She stated at the May 21, 1975 meeting of the Municipal Council she strongly opposed the amusement and pool parlor at 55 - 11th Avenue. No reply has been received from the Police

June 18, 1975

1397

Director. Mrs. Pearce complained about loitering in the areas of 112-114 South 8th Street and 89 South 7th Street.

6-HC-m.

MRS. RETHE PERRY, 268 SOUTH 8TH STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. She complained about the dangerous condition of the open area around the Reservoir Site.

Councilman Bottone said it was the contractor's responsibility and he was assured they would abide by the contract rules. He will send them another reminder.

A motion to permit Newark Patrolman's Benevolent Association President Ronald Gasparinetti to speak under "Hearings of Citizens" was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-n.

MR. RONALD GASPARINETTI, PRESIDENT, NEWARK PATROLMAN'S BENEVOLENT ASSOCIATION, 331 PARKER STREET, NEWARK, NEW JERSEY, appealed to the Municipal Council to reinstate the policemen who were laid off. He could not understand why the Police Director is using policy salary to keep school crossing guards. Mr. Gasparinetti urged the Municipal Council to meet with the Newark Patrolman's Benevolent Association on this very important issue.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION APPROVING APPLICATION AND PLAN OF NORTH WARD COMMUNITY DEVELOPMENT CORP. FOR CONSTRUCTION OF A 150 UNIT ELDERLY BUILDING LOCATED ON CLIFTON AVENUE, NEWARK, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:15-16, ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this matter, see Pages 11 - 14 in the minutes of this meeting)

7-R-b.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH COMMUNITY COOPERATIVE HEALTH SERVICES WHEREIN COMMUNITY COOPERATIVE HEALTH SERVICES WILL OPERATE A VOCATIONAL TRAINING PROGRAM FOR TWENTY-TWO (22) DENTAL ASSISTANTS FOR SUM NOT TO EXCEED \$30,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

June 18, 1975

1398

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AN AGREEMENT WITH THE HOUSING DEVELOPMENT AND REHABILITATION CORPORATION FOR CONSULTING SERVICES AND TO OPERATE THE HOME IMPROVEMENT/ CERTIFIED AREA PROGRAM FOR THE PERIOD JUNE 18, 1975 THROUGH APRIL 30, 1976 AND RATIFYING PERIOD MAY 1, 1975 TO JUNE 18, 1975; THE TOTAL CONTRACT COST IS \$589,496.75 WHICH HAS BEEN BUDGETED IN THE MODEL CITIES/PLANNED VARIATIONS AND THE HOUSING AND COMMUNITY DEVELOPMENT PROGRAMS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mayor's Policy and Development Office Executive Director Dennison, Housing Development and Rehabilitation Corporation Executive Director Michael Galdo and Consultant Oliver Lofton met with the Council June 2, 1975)

The City Clerk read the following letter from Mayor Gibson, received at 7:35 P. M. this evening:

"June 17, 1975

Honorable Earl Harris  
President, Newark Municipal Council  
City of Newark  
Newark, New Jersey 07102

Re: Resolution 7-R-c - Housing Development and  
Rehabilitation Contract with the Mayor's  
Policy and Development Office

Dear Mr. Harris:

I am recommending to the Newark Municipal Council that they adopt Resolution 7-R-c. This Resolution authorizes myself and the Director of the Mayor's Policy and Development Office to enter into an agreement with the Housing Development and Rehabilitation Corporation. This will allow the programs administered by the Housing Development and Rehabilitation Corporation to continue until April 30, 1976.

The Home Improvement Program, which is currently being evaluated by my office and investigated by the United States Attorney, has been suspended until such time as the investigation is completed or

June 18, 1975

1399

conditions exist within the program that will allow for its continuation. Presently no funds are being disbursed and no home improvement contracts are being authorized.

I anticipate the orderly completion of the Home Improvement contracts that are now in progress.

Very truly yours,

/s/ Kenneth A. Gibson

Mayor"

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez.

Councilman Martinez was in total disagreement with the manner in which this matter was handled. He felt it was like a police officer being suspended without a trial. Councilman Martinez did not feel this program should be discontinued and that the employees mentioned in the newspapers were involved.

Councilman Tucker felt the Housing Development and Rehabilitation Corporation was rendering services to the citizens of Newark. This is a good program and should continue. He was concerned with the question whether or not there is any propriety in approving this just because one particular person was suspected of doing something wrong. Councilman Tucker urged his colleagues to look into this matter.

Councilman Martinez felt Administration is trying these people without giving them an opportunity to be heard. This matter should not have been publicized. It is a disgrace to the people concerned. Many people are looking for home improvement loans. Councilman Martinez asserted this program should continue.

Councilman James contended there were only allegations mentioned in the press. This body was not provided with any transcript and has been kept in ignorance of the situation. Councilman James said he will not cast a vote on something which is presently cloudy. He will vote for a deferment on this matter.

Councilman Tucker related representatives met with the Mayor. The Council has never received an audit report which would make them fully aware of what transpired last summer. Do we hire the youth this year? The Council has been made aware and informed the program is basically sound. Councilman Tucker felt the Council was prejudging the fact that these employees may be found guilty.

Councilman Carrino contended the Council knows only what they read in the newspapers the past two days. He is not going to vote for something that has a cloud over it. There are still allegations of criminal wrongdoings and he will not vote until



June 18, 1975

1430

the matter is straightened out.

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen Allen, Martinez, Tucker, Villani.

No: Councilmen Bottone, Carrino, Giuliano, James, President Harris.

7-R-d.

RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT WITH THE NEWARK HOUSING AUTHORITY FOR ACQUISITION, DISPOSITION AND RELOCATION OF SERVICES IN ACCORDANCE WITH THE HOUSING AND COMMUNITY DEVELOPMENT ACT BLOCK GRANT OF 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Newark Housing Authority Executive Director Notte, Mayor's Policy and Development Office Executive Director Dennison and Newark Housing Redevelopment Director Robert Aprea met with the Council June 2, 1975)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO CORRECT 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIVISION OF DATA PROCESSING, TRANSFERRING \$6,052. FROM ADMINISTRATIVE ANALYST, ASSISTANT DIRECTOR OF DATA PROCESSING OPERATIONS, PRINCIPAL DATA PROCESSING PROGRAMMER AND SENIOR SYSTEMS ANALYST; TO PROVIDE FUNDS FOR DIRECTOR, INFORMATION SYSTEMS.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Finance Director Grexa met with the Council June 2, 1975)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING REAL ESTATE COMMISSION TO LEASE AT PUBLIC AUCTION THE PREMISES .58 ACRES OF POTTER'S FIELD, BLOCK 5090, LOT 5, PURSUANT TO N.J.S.A. 40A:12-14 (a); THE MONTHLY MINIMUM RENTAL SHALL BE \$125.

(Kingsland Drum and Barrel Co., Inc.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

June 18, 1975

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

Not Voting: Councilman Carrino.

11111  
7-R-g.            RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE CONTRACT WITH M. D. OPPENHEIM AND COMPANY, FOR PROFESSIONAL SERVICES WITH RESPECT TO THE AUDIT OF THE DEMOLITION CONTRACT, FOR \$4,147.; COST OF PROFESSIONAL SERVICES TO BE PAID BY MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1, ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.            RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO COMPLETE AND EXECUTE NECESSARY APPLICATION FORMS FOR MAXIMUM AMOUNT TO WHICH SAID DEPARTMENT IS ENTITLED TO RECEIVE AS ITS SHARE OF MONEY TO BE ALLOCATED AS AID TOWARD RENDERING HEALTH SERVICES DURING THE PERIOD JANUARY THROUGH DECEMBER 31, 1975, AS AUTHORIZED BY N.J.S.A. 26:2F1 ET SEQ.; FURTHER THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE STATE DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, FROM SALARIES AND WAGES, NEW JERSEY CERTIFIED HEALTH SERVICES TO OTHER EXPENSES, NEW JERSEY CERTIFIED HEALTH SERVICES; OVERALL CHANGE TO DELETE NON-CREATED TITLES AND REGENERATE THOSE DOLLARS INTO OTHER EXPENSES.

(Copy of resolution and correspondence submitted to each Member of the Council)

June 18, 1975

1432

A motion to table this resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, WATER UTILITY, WATER SUPPLY, FROM MATERIALS AND SUPPLIES TO FIXED CHARGES AND MISCELLANEOUS (NEWARK WATERSHED CORP); TO PROVIDE TOTAL FUNDING PER CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION IN 1975 CITY OF NEWARK BUDGET SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, PLANNED VARIATIONS, \$1,028,944.; ITEM AVAILABLE FROM UNITED STATES HOUSING AND URBAN DEVELOPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO SUBMIT APPLICATION TO ENTER INTO AGREEMENT WITH AND TO ACCEPT FUNDS IN THE AMOUNT OF \$250,000. FROM THE STATE OF NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS UNDER THE NEIGHBORHOOD PRESERVATION PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

7-R-m.

51433 RESOLUTION AMENDING RESOLUTION 7-R-bz, JULY 17, 1974 "RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO CONTRACT WITH BROWN AND HALE ARCHITECTS TO ALTER AND REHABILITATE THE EXISTING STRUCTURE LOCATED AT 598 SOUTH 11TH STREET, NEWARK, NEW JERSEY IN CONFORMANCE WITH PROGRAMMATIC DESIGN FOR THE NEIGHBORHOOD FACILITIES MULTI-PURPOSE CENTER; COST OF AFORESAID CONTRACT IN SUM OF \$22,500. HAS BEEN ALLOCATED IN SPECIAL ITEM OF REVENUE IN 1974 CITY OF NEWARK BUDGET, RESOLUTION 7-R-f, APRIL 17, 1974. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)," BY INCLUDING THE ENTIRE STRUCTURE INSTEAD OF PHASE I OF STRUCTURE LOCATED AT 598 SOUTH 11TH STREET AND BY INCREASING THE CONTRACT FROM \$22,500. TO \$48,711. WHICH HAS BEEN ALLOCATED IN SPECIAL ITEM OF REVENUE IN 1974 CITY OF NEWARK BUDGET IN RESOLUTION 7-R-f, APRIL 17, 1974 AND RESOLUTION 7-R-co, MARCH 20, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-n.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE CONTRACT WITH ROBERT SPELLMAN, CERTIFIED PUBLIC ACCOUNTANT, FOR PROFESSIONAL ACCOUNTING AND BOOKEEPING SERVICES FOR THE HOUSING AND COMMUNITY DEVELOPMENT PROGRAM, SHALL BE LIMITED TO \$29,600. AND NO ADDITIONAL CITY FUNDS WILL BE REQUIRED. (CITY OF NEWARK RECEIVED APPROVAL FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR A GRANT OF \$12,410,000.) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-2 (6a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and failed of adoption by the following votes:

Yes: Councilmen Allen, James, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano, Martinez.

7-R-o.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF MPDO/CDA TO

APPLY TO THE NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS FOR THE PURPOSE OF CONTINUING  
ACTIVITIES FUNDED UNDER THE SAFE AND CLEAN NEIGHBORHOODS PROGRAM FOR FISCAL YEAR 1976;  
\$1,000,000. REQUESTED, TO BE MATCHED WITH A LIKE AMOUNT OF MUNICIPAL BUDGET FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FRITZ

WERTHEIMER AND DOROTHY WERTHEIMER, HIS WIFE, AND MARVIN WERTHEIMER AND MYRNA WERTHEIMER,  
HIS WIFE, TRADING AS FRIMARDON REALTY, OWNERS OF PREMISES 64-66 MAGNOLIA STREET AND  
340 - 18TH AVENUE, BLOCK 2604, LOT 55, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL  
LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM LOUIS

MILSTON AND RUTH MILSTON, HIS WIFE, AND JOSEPH REISS AND BERTHA REISS, HIS WIFE, OWNERS  
OF PREMISES 39 SUMMER AVENUE, BLOCK 479, LOT 26, FREE AND CLEAR, WITH EXCEPTION OF  
MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM HERBERT

COHEN AND MILDRED COHEN, HIS WIFE, OWNERS OF PREMISES 88-90 SECOND STREET, BLOCK 1878,  
LOT 12, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

1495  
7-R-s.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE CHECK IN SUM OF \$347.80 TO ROBERT J. McGONIGEL, UPON RECEIPT OF GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR DAMAGE TO HIS VEHICLE CAUSED WHEN POLICE MOUNT STRUCK SIDE OF VEHICLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-t.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE DRAFT IN SUM OF \$1,250. PAYABLE TO "CORDELL WILLIS AND MELLINGER AND RUDENSTEIN, ESQS.," HIS ATTORNEYS, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR INJURIES ALLEGEDLY SUSTAINED BY CORDELL WILLIS WHEN ASSAULTED BY MEMBERS OF NEWARK POLICE DEPARTMENT AND ILLEGALLY ARRESTED AND FALSELY IMPRISONED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE DRAFT IN SUM OF \$850. PAYABLE TO "MARGARET SIMPSON AND FAHEY, FAHEY, SCALA AND SMITH, ESQS., HER ATTORNEYS," UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR PERSONAL INJURIES SUSTAINED BY MARGARET SIMPSON WHEN SHE ALLEGEDLY FELL THROUGH A PORTION OF HER BEDROOM FLOOR AT 27 JACOB STREET, OWNED BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

June 18, 1975/1406

7-R-v.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO RELOCATION AGREEMENT, INTEREST AGREEMENT AND ADMINISTRATION AGREEMENT WITH THE HOUSING AUTHORITY OF THE CITY OF NEWARK, FOR PROVISION OF VARIOUS SERVICES REQUIRED PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, TALENT SEARCH PROGRAM, \$65,000.; ITEM AVAILABLE FROM U. S. DEPARTMENT OF HEALTH, EDUCATION AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

EMERGENCY RESOLUTION APPROPRIATING \$115,267.52, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, PAYMENT TO OTHER AGENCIES, TO PROVIDE FUNDS FOR REIMBURSEMENT TO STATE OF NEW JERSEY, DIVISION OF HEALTH FOR CERTIFIED HEALTH SERVICES UNEXPENDED FUNDS AND UNALLOWABLE COSTS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Health and Welfare Director Buford to meet with the Municipal Council at their pre-meeting conference July 15, 1975 to discuss this matter, was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH LOWEST RESPONSIBLE BIDDERS FOR DEMOLITION OF 28 BUILDINGS, FOR TOTAL SUM OF \$60,219., IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS. (ARTKO WRECKING & LUMBER CO., INC.- \$1,800.; PETER JUZEFYK EXCAVATING CO., INC.-\$12,942.; LIVINGSTON CONSTRUCTION CORP.- \$11,968.; P.M.A. DEMOLITION & CONSTRUCTION, INC.-\$18,150.; STONY WRECKERS, INC.- \$13,982.; WILLIAM M. YOUNG & COMPANY, INC.-\$1,377.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL 156 JUNK VEHICLES AT PUBLIC AUCTION, PURSUANT TO N.J.S.A. 39:10A-1 AND 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION DESIGNATING DEPARTMENT DIRECTORS AS CUSTODIANS OF PETTY CASH FUNDS IN THEIR DEPARTMENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO BRANTLEY BROS. MOVING & STORAGE CO., SUM OF \$42,823., EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 11-17 FRELINGHUYSEN AVENUE, BLOCK 2809, LOT 19, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-bc.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO KAESS REALTY COMPANY,  
SUM OF \$251.86, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1973 AND 1974, PREMISES 298-304  
SOUTH 10TH STREET, BLOCK 1782, LOT 1, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS  
OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO NORFIFTH, INC., SUM  
OF \$269.85, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1973 AND 1974, PREMISES 405-407 NORTH  
5TH STREET, BLOCK 1950, LOT 47, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE  
STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO NORFIFTH, INC., SUM  
OF \$179.90, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1973 AND 1974, PREMISES 411-413 NORTH  
5TH STREET, BLOCK 1950, LOT 51, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE  
STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO NORFIFTH, INC., SUM  
OF \$269.85, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1973 AND 1974, PREMISES 409 NORTH  
5TH STREET, BLOCK 1950, LOT 49, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE  
STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

169  
7-R-bg.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TO PERSONS AND IN AMOUNTS SHOWN ON ANNEXED EXHIBIT A, TOTALING \$39,233.16, OVERPAYMENTS CARRIED ON BOOKS AND RECORDS OF TAX COLLECTOR BY REASON OF COUNTY BOARD TAX APPEALS, STATE BOARD TAX APPEALS FOR YEARS 1970, 1971, 1972, 1973 AND 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TO PERSONS AND IN AMOUNTS SHOWN ON ANNEXED EXHIBIT A, TOTALING \$156,405.91, OVERPAYMENTS CARRIED ON BOOKS AND RECORDS OF TAX COLLECTOR BY REASON OF COUNTY BOARD TAX APPEALS, STATE BOARD TAX APPEALS, FOR YEARS 1961, 1970, 1971, 1972, 1973 AND 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO WITHDRAW \$299.59 BALANCE FROM FIRST NATIONAL STATE BANK, BANK ACCOUNT #104-019881-6 SAVINGS BOND ACCOUNT AND DEPOSIT SAID BALANCE IN CURRENT FUND-MISCELLANEOUS INCOME.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH FERNANDO FERRER, M. D., FOR DELIVERY OF MEDICAL SERVICES AT NEWARK MUNICIPAL DISPENSARY, T.B. CLINIC, FROM JULY 1, 1975 TO DECEMBER 31, 1975. (MAXIMUM AMOUNT TO BE PAID \$1,950., BUDGETED IN 1975 CERTIFIED HEALTH SERVICES FUND) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW (N.J.S.A. 40A:11-5); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by

Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO APPLY TO N. J. STATE DEPARTMENT OF HEALTH FOR TOTAL OF \$758,097. IN FUNDS TO IMPLEMENT ALCOHOLISM TREATMENT PROGRAM, (SOCIAL SETTING DETOXIFICATION PROGRAM-\$290,188.; AID TO LOW INCOME ALCOHOL ABUSERS-\$226,136.; TWO HALFWAY HOUSES-\$241,773.) (ONLY AID TO LOW INCOME ALCOHOL ABUSERS COMPONENT REQUIRES CITY MATCH-\$56,534.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF HEALTH AND WELFARE TO CONTRIBUTE \$19,371.01 TO N. J. STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES, 25% OF COST OF EQUIPMENT AND CAPITAL IMPROVEMENT NEEDED BY THIRTEEN (13) DAY CARE CENTERS, UNTIL MARCH 31, 1976, PROVIDED THAT STATE ADD REMAINING 75% OF SAID COST AND CONTRIBUTE ENTIRE AMOUNT TO THESE CENTERS. (TOTAL AMOUNT BUDGETED IN 1974 HOUSING & COMMUNITY DEVELOPMENT ACT FUNDS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE NOTICE TO GRANT AWARD FROM ACTION ACCEPTING \$10,411.30, AVAILABLE BALANCE FROM FY74-75 OF NEWARK RETIRED SENIOR VOLUNTEER PROGRAM TO CONTINUE THE PROGRAM FOR PERIOD OF TWO MONTHS, FROM MAY 3, 1975 TO JULY 2, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

President Harris declared a two minute recess at 1:55 A. M.

The Council reconvened at 1:58 A. M.

1111  
7-R-bn. ✓

RESOLUTION CANCELING BALANCES IN STATE AND FEDERAL RECEIVABLE ACCOUNT IN CURRENT FUND FOR VARIOUS PROJECTS AND PROGRAMS. (BUSINESS ADMINISTRATION OFFICE 1971 GRANT-\$20,000.; U. S. DEPARTMENT OF HOUSING AND URBAN DEMOLITION GRANT-INTERIM ASSISTANCE PROGRAM-\$100,000.; OFFICE OF EMERGENCY PREPAREDNESS-\$25,000.; SUMMER FOOD PROGRAM 1972-\$1,722.; NEWARK HEALTH DELIVERY SUBSYSTEM 1972-\$545.24)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION APPOINTING MEMBERS TO THE NEWARK BICENTENNIAL COMMISSION.

(COMMISSION SHALL CONSIST OF 20 MEMBERS COMPRISED OF MAYOR AND 19 MEMBERS TO BE APPOINTED BY MAYOR WITH ADVICE AND CONSENT OF COUNCIL; TO REMAIN IN EXISTENCE UNTIL JUNE 30, 1984.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION AMENDING RESOLUTION 7-R-b DATED JANUARY 3, 1975 ENTITLED "RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/ COMMUNITY DEVELOPMENT ADMINISTRATION TO APPLY TO AND CONTRACT WITH THE STATE OF NEW JERSEY'S DEPARTMENT OF COMMUNITY AFFAIRS AND RECEIVE FUNDS FOR PROJECTS 'NEWARK SCHOLARSHIP FUND-\$125,000., CONSUMER ACTION PROJECT-\$125,060 AND MAYOR'S POLICY AND DEVELOPMENT OFFICE ADMINISTRATION-PLANNING AND REVIEW PROJECT-\$47,433.,' TOTAL \$297,493." TO READ THAT THE FUNDING BE AMENDED AS FOLLOWS: NEWARK SCHOLARSHIP FUND-\$125,000.; CONSUMER ACTION PROJECT-\$125,000. AND MAYOR'S POLICY AND DEVELOPMENT OFFICE Administration-PLANNING AND REVIEW-\$49,813., TOTAL \$299,813.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

7-R-bq.

1412  
RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND

DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO FILE APPLICATION WITH  
COMMISSIONER OF ENVIRONMENTAL PROTECTION FOR GRANT UNDER STATE GREEN ACRES LOCAL  
ASSISTANCE PROGRAM AUTHORIZED BY NEW JERSEY GREEN ACRES AND RECREATION OPPORTUNITIES  
ACT OF 1974. (TOTAL COST OF PROGRAM ESTIMATED AT \$6,898,060. - ONE-HALF PROVIDED THROUGH  
CITY CAPITAL BUDGET ORDINANCE NO. 6-S & F-h, AUGUST 8, 1973 AND UNITED STATES DEPARTMENT  
OF HOUSING AND URBAN DEVELOPMENT, RESOLUTION NO. 7-R-o, APRIL 3, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT

OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH GRAD PARTNERSHIP,  
ARCHITECTS, ENGINEERS AND PLANNERS, FOR THE PURPOSE OF PROVIDING NEW-TOWN IN-TOWN STUDY;  
CONTRACT PROVIDES FOR PAYMENT OF \$92,750., WHICH SUM IS INCLUDED IN THE HOUSING AND  
COMMUNITY DEVELOPMENT BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT  
TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF  
RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano.

7-R-bs.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND

DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO CONFIRM ACCEPTANCE OF GRANT  
AWARD FROM UNITED STATES ENVIRONMENTAL PROTECTION AGENCY IN THE AMOUNT OF \$40,000. TO  
IMPLEMENT TRANSPORTATION CONTROL STRATEGIES. (\$40,000. E.P.A. GRANT, \$20,000. IN-KIND  
CONTRIBUTION SUPPORTED BY CURRENT CITY BUDGET FUNDS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Bottone.

June 18, 1975

7-R-bt.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT

1413  
WITH WORLDWIDE EDUCATIONAL SERVICES, INC. TO PROVIDE OUTREACH, INTAKE AND EMPLOYABILITY DEVELOPMENT TEAM SERVICES TO COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM NOT TO EXCEED \$137,997. (SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen.

Councilman Martinez stated he was proud of the job Worldwide Educational Services, Inc. is doing in the City, especially in the East Ward. This is an educational program which is very successful.

Councilman Allen said he would like to see the same good job in the Central Ward. He urged his colleagues to support this resolution.

The City Clerk suggested the motion to adopt the resolution be predicated upon corrections to be made in the budget.

Councilman Bottone said he was under the impression twenty workers were being laid off and he wanted to be sure City employees are not terminated and work contracted.

Councilman Tucker pointed out this resolution is not replacing any people. It only relates to the Ironbound Section of the East Ward to see how the program functions. Councilman Tucker raised the point relating to evaluations.

Councilman Martinez stated the Worldwide Educational Services, Inc. came in as an educational program and it topped all other programs in hiring people. They were supposed to hire 243 people in a one year period, they did it in three months. There are some Comprehensive Manpower Delivery System people being laid off. The people who were let go were not residents of the City of Newark.

Councilman Bottone said he knows what Worldwide Educational Services, Inc. is doing in the East Ward. They have been there for over a year, so it is not fair to compare what they have done in the East Ward with what they have done in the West Ward because the West Ward office is only open 1½ months. The Director in the West Ward had the longest term of services in the City of Newark, almost nine years. He had been informed this man was terminated. Councilman Bottone declared regardless whether or not the employee resides in Newark, if this Administration can say residency, then it should be residency for all. If we pass the residency law, then he would have no hang-up on this. Councilman Bottone declared to have some people fired because they

belong to one particular category, and to hire an outside firm to do this work, he cannot condone.

Councilman Tucker reiterated this resolution does not relate to any other ward in Newark. This program was started as an experiment and they came up with a model program. Resolution 7-R-bv on this Calendar is a City-wide program.

Manpower Deputy Director Zinnerford Smith explained Resolution 7-R-bt is a demonstration program designed by the consulting firm to demonstrate their particular techniques in the Ironbound area. The companion resolution (7-R-bv on this Calendar) is for that activity which would be available throughout the City. In response to Councilman Bottone's concern about whether or not the activities that are provided by Resolution 7-R-bt would be available to all centers, that really is a concept. If it is proven that this particular program wins out over what is presently being done, then he would assume they would take it to the other wards.

Councilman Bottone asked if anyone would be terminated if this program goes throughout the City.

Mr. Smith replied the termination situation has nothing to do with these two resolutions. The people who are being terminated from the agency are as a result of reorganization. He cannot say whether or not any of these individuals would become re-employed through any other means, but the two have nothing to do with each other as they relate to the services of this agency.

Councilman Allen said he would like to see this program work but also make sure that people working in these programs eight or nine years are not laid off. He asked if the \$137,997. is going to this firm and at the same time people are being laid off.

Manpower Deputy Director Smith replied they are trying to be fair to the people being laid off. The layoff is not only a part of a financial cutback but is also for reasons of reorganization and efficiency. They look at that particular situation the same way the Council looks at the City Budget when it is submitted to them. Those individuals being laid off should not be compared with the particular activities of the demonstration program to say those funds should be shifted over to the individuals being laid off. He is trying to deal with this question without speaking particularly to any of the reasons why some of the people may be leaving the agency.

Councilman Allen asked if it would jeopardize the program to defer action on this resolution in order to ascertain how many people were being laid off.

Manpower Deputy Director Smith replied it would affect the program because

1815

this program is a continuation activity and is only funded to June 30, 1975. Therefore, there would be a period of some thirty days where the activities would have to stop. There are people whose livelihoods depend upon the continuation of this project. The projected number of people being laid off is about 22.

Councilman Martinez asked if this resolution was for the East Ward.

Mr. Smith replied in the affirmative.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Bottone.

7-R-bu. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH MT. CARMEL GUILD TO OPERATE A WORK EXPERIENCE PROGRAM FOR 100 UNEMPLOYED AND DISADVANTAGED PERSONS BETWEEN AGES 16 AND 25, FOR SUM NOT TO EXCEED \$240,000. (SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH WORLDWIDE EDUCATIONAL SERVICES, INC. TO PROVIDE VOCATIONAL EVALUATIONS FOR APPROXIMATELY \$115,000.; AND WILL NOT EXCEED \$120,000., UNDER THE COMPREHENSIVE MANPOWER DELIVERY SYSTEM. (SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino.



7-R-bw.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH ROBERT TREAT COUNCIL, BOY SCOUTS OF AMERICA, TO OPERATE A PRIVATE SECTOR ON-THE-JOB TRAINING PROGRAM UNDER THE COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM OF \$27,269. (SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NEW JERSEY STATE TRAINING AND EMPLOYMENT SERVICE TO PERFORM SERVICES TO DEVELOP AND RECRUIT ON-THE-JOB TRAINING RESOURCES FOR APPROXIMATELY 200 NEWARK CETA RESIDENT APPLICANTS, FOR SUM NOT TO EXCEED \$268,919. (SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH THE NEW JERSEY STATE TRAINING AND EMPLOYMENT SERVICE TO PERFORM OUTREACH, INTAKE AND EMPLOYABILITY DEVELOPMENT TEAM SERVICES UNDER COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM OF \$499,762. (SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

1417  
7-R-bz.

RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY FOR THE CRIMINAL JUSTICE PLANNING PROJECT ENTITLED "BI-LINGUAL TELEPHONE COMMUNICATION AIDE," CITY HAS RECEIVED A GRANT, NUMBER 2114, A-199-74, MAY 19, 1975 FOR \$55,235. FROM THE STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA). (SLEPA-\$52,328., STATE BUY-IN-\$2,907., STATE LOCAL CASH-\$2,907.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NEIGHBORHOOD HEALTH CENTER SUPPORT BEGINNING JUNE 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED) \$4,500.00

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH ROSE SIMMONS FOR DELIVERY OF X-RAY TECHNICIAN SERVICES AT NEWARK MUNICIPAL DISPENSARY, T. B. CLINIC, FROM JULY 1, 1975 TO DECEMBER 31, 1975; MAXIMUM AMOUNT TO BE PAID UNDER CONTRACT IS \$559.65 WHICH HAS BEEN BUDGETED IN 1975 CERTIFIED HEALTH SERVICES FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH CHERRIE WALDEN FOR DELIVERY OF X-RAY ASSISTANT TECHNICIAN SERVICES AT NEWARK MUNICIPAL DISPENSARY, T. B. CLINIC, FROM JULY 1, 1975 TO DECEMBER 31, 1975; MAXIMUM AMOUNT TO BE PAID UNDER CONTRACT IS \$356.46 WHICH HAS BEEN BUDGETED IN 1975 CERTIFIED HEALTH SERVICES FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF RECREATION AND CULTURAL AFFAIRS PROJECT BEGINNING APRIL 1, 1973 AND ENDING NOVEMBER 1, 1973; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)  
\$1,700.00

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF EMERGENCY TRANSPORTATION SYSTEM BEGINNING FEBRUARY 1, 1974 AND ENDING JANUARY 31, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)  
\$4,500.00

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

1619 7-R-cf.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH AMERICAN TRAINING SERVICES, INC. WHEREIN AMERICAN TRAINING SERVICES, INC. WILL OPERATE A TRACTOR TRAILER DRIVER TRAINING AND HEAVY EQUIPMENT OPERATOR TRAINING PROGRAM FOR FIFTEEN (15) TRAINEES FOR SUM NOT TO EXCEED \$23,925., SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NORTH JERSEY COMMUNITY UNION TO OPERATE A PART-TIME COMMUNITY SERVICE EMPLOYMENT AND RELATED SERVICES PROGRAM FOR RESIDENTS OF THE CITY OF NEWARK OVER THE AGE OF FIFTY-FIVE (55) YEARS OLD FOR \$341,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Manpower Director Wheeler met with the Council June 17, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH AIRCO TECHNICAL INSTITUTE, INC. TO PERFORM TRAINING SERVICES IN THE FIELD OF WELDING FOR SUM NOT TO EXCEED \$91,440.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975  
1720

7-R-ci.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH EASTERN FORESTRY SERVICES AS ITS CONSULTING FORESTER FOR THE PURPOSE OF MARKING THE TIMBER TO BE CUT AND SUPERVISING THE CUTTING OPERATION; EASTERN FORESTRY SERVICES WILL BE PAID TWENTY PERCENT (20%) OF THE PROCEEDS OF THE TIMBER SALE, CITY OF NEWARK IS OWNER OF EXTENSIVE FORESTS LOCATED WITHIN PEQUANNOCK WATERSHED AND IS DESIROUS TO INITIATE AN EXPERIMENTAL SELECTIVE TIMBER CUTTING PROJECT ON ONE THOUSAND ACRES OF PROPERTY. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj.

RESOLUTION AMENDING CERTIFICATE OF INCORPORATION OF NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION BY PROVIDING EDUCATIONAL OPPORTUNITIES AS ONE OF THE PURPOSES OF THE CORPORATION; INCREASING THE MEMBERSHIP OF THE CORPORATION FROM 35 TO 40; INCREASING THE NUMBER OF DIRECTORS OF THE CORPORATION FROM 8 TO 11 AND STAGGER THE TERMS OF THE OFFICE OF THE DIRECTORS AND REQUIRE SUBMISSION OF MINUTES OF EACH BOARD OF DIRECTORS' MEETINGS TO THE MEMBERSHIP AND TO REQUIRE THAT THE MEMBERSHIP BE NOTIFIED OF RATHER THAN REVIEW AND AUTHORIZE PROJECTS OF THE CORPORATION REQUIRING EXPENDITURE OF FUNDS WHICH ARE NOT INCLUDED IN THE ANNUAL BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, BI-LINGUAL TELEPHONE COMMUNICATION AIDE, \$55,235.; ITEM AVAILABLE FROM NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cl.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIA-  
TION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT I (FY 1976), \$8,829,648.; ITEM AVAILABLE  
FROM UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION.

1421

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino.

Councilman Martinez said he realizes Manpower Director Wheeler is doing a good job and trying to get Federal funds. He asked if it was possible to use some of these funds to reinstate policemen and other City employees who were laid off.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cm.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT I (FY '76) INDIRECT COST  
(PAYMENT TO THE CITY - A PORTION), \$100,000.; ITEM AVAILABLE FROM UNITED STATES  
DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per their request was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT III (FY 1975 AND 1976),  
\$3,739,128.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, MANPOWER  
ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

7-R-co.

EMERGENCY RESOLUTION APPROPRIATING \$116,500., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, MAINTENANCE OF EQUIPMENT AND FACILITIES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, James.

No: Councilmen Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

7-R-cp.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AGREEMENT WITH COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY, WHEREBY COLLEGE AGREES TO TRANSFER, AND CITY AGREES TO ACCEPT, FIVE AMBULANCES, ELEVEN EMPLOYEES AND \$200,000. FOR THE IMPLEMENTATION OF THE EMERGENCY TRANSPORTATION SYSTEM; FURTHER THE DEPARTMENT OF HEALTH AND WELFARE WILL ADMINISTER THE SYSTEM AND WILL UTILIZE \$601,932.48 OF ITS 1974 HOUSING AND COMMUNITY DEVELOPMENT ACT (MPDO) APPROPRIATION TO OPERATE AND STAFF THE EMERGENCY VEHICLES.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Fire Director Caufield and Health and Welfare Director Buford met with the Council June 17, 1975)

A motion to table this resolution and directing the City Clerk to invite Health and Welfare Director Buford to meet with the Municipal Council at their pre-meeting conference July 15, 1975 to discuss this matter, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT TOTALING \$900,922.50 WITH MR. "D"-\$44,100., SCOTT'S-\$167,062.50, DOMINO-\$94,222.50, SERVICE DYNAMICS-\$167,062.50, FOOD MANAGEMENT-\$167,062.50, U.C.C.-\$94,350. AND VENDCO VENDING-\$167,062.50, FOR FURNISHING MEALS FOR THE SPECIAL FOOD SERVICE PROGRAM FOR CHILDREN (SUNUP), CONTRACT TO PROVIDE MEALS AT INDICATED UNIT PRICES FOR THIRTY (30) DAYS BEGINNING JUNE 30, 1975 TO AUGUST 11, 1975; TO BE PAID FROM GRANT FUNDS TO BE RECEIVED FROM THE STATE AND THE CONTRACTS ARE CONTINGENT UPON THE CITY'S RECEIVING THE APPROVED FUNDS; AWARDED IN ACCORDANCE WITH N.J.S. 40A:11-6.

(Copy of resolution and correspondence submitted to each Member of the Council)

June 18, 1975

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-cr.

RESOLUTION OFFERING TO LEASE A PARCEL OF PROPERTY TALLING APPROXIMATELY .25 ACRES OWNED BY CITY OF NEWARK WITHIN THE TOWNSHIP OF WEST MILFORD, NEW JERSEY AND CONSISTING OF ALL OF LOT 36A, BLOCK 568 ON THE WEST MILFORD MAP, MINIMUM RENTAL SHALL BE \$600. ANNUALLY FOR A PERIOD OF THREE YEARS, TENANT SHALL REIMBURSE THE CITY FOR ANY INCREASE IN PROPERTY TAXES; TO BE USED FOR PARKING PURPOSES. (PROPERTY NOT NEEDED FOR PUBLIC PURPOSES AND WILL NOT ADVERSELY AFFECT THE CITY'S WATER SUPPLY SYSTEM)

(DOCK'S BAR AND GRILL IN NEWFOUNDLAND, NEW JERSEY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cs.

RESOLUTION OFFERING TO LEASE APPROXIMATELY TEN ACRES OF CITY-OWNED PROPERTY WITHIN THE TOWNSHIP OF ROCKAWAY, WITH AN OPTION TO LEASE AN ADDITIONAL FIFTEEN ACRES, LOCATED IN BLOCK 239, LOT 8-11 FOR A TERM OF TWENTY YEARS; \$2,500. FOR THE FIRST FIVE YEARS AND \$5,000. PER YEAR THEREAFTER, IF ADDITIONAL FIFTEEN ACRES ARE LEASED, RENTAL SHALL BE \$10,000. PER YEAR; FURTHER THE LESSEE SHALL PAY THE CITY 3% OF GROSS RECEIPTS OF ITS BUSINESS OPERATION OVER \$300,000. AND 5% OF GROSS RECEIPTS OVER \$500,000., LESSEE SHALL REIMBURSE CITY FOR ALL PROPERTY TAXES ON LEASED PROPERTY, PREMISES TO BE USED FOR SKIING PURPOSES. (PROPERTY NOT NEEDED FOR PUBLIC PURPOSES AND WILL NOT ADVERSELY AFFECT THE CITY'S WATER SUPPLY SYSTEM) (GRAIGMEUR CORPORATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Newark Watershed Conservation and Development Corporation Executive Director Terrence Moore met with the Council June 17, 1975)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-ct.

RESOLUTION AUTHORIZING MAYOR TO FILE APPLICATION TO CONTINUE TO OPERATE A COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM WITHIN THE CITY OF NEWARK INCLUDING ALL UNDERSTANDINGS AND ASSURANCES CONTAINED THEREIN, TO ACT IN CONNECTION WITH APPLICATION AND TO PROVIDE SUCH ADDITIONAL INFORMATION AS MAY BE REQUIRED, AND TO EXECUTE ALL NECESSARY DOCUMENTS TO ENTER INTO AN AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION TO OPERATE A COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM IN THE CITY OF NEWARK; ALL FUNDS SHALL BE UTILIZED IN ACCORDANCE WITH PROVISIONS OF SAID AGREEMENT. (\$8,829,648.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cu.

RESOLUTION AUTHORIZING MAYOR TO FILE APPLICATION FOR SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH, INCLUDING ALL UNDERSTANDINGS AND ASSURANCES CONTAINED THEREIN, TO ACT IN CONNECTION WITH THE APPLICATION, TO PROVIDE SUCH ADDITIONAL INFORMATION AS MAY BE REQUIRED AND TO EXECUTE A GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-MANPOWER ADMINISTRATION FOR SAID PROGRAM, AMOUNT OF GRANT AGREEMENT WILL BE \$4,063,128. OF WHICH \$324,000. HAS BEEN PREVIOUSLY GRANTED TO THE CITY AND \$3,739,128. WILL BE NEWLY RECEIVED WITH SAID GRANT AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cv.

RESOLUTION APPROVING APPLICATION AND PLAN OF WELCO URBAN RENEWAL CORPORATION FOR CONSTRUCTION, MAINTENANCE AND OPERATION OF A PROJECT LOCATED ON ROANOKE AVENUE, NEWARK, GRANTING EXEMPTION FROM TAXATION FOR A PERIOD OF NOT MORE THAN 20 YEARS FROM DATE OF EXECUTION OF FINANCIAL AGREEMENT, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF N.J.S. 40:55C-40 ET SEQ. (FOR CONSTRUCTION OF A GAS MANUFACTURING AND STORAGE CENTER)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

7-R-cw.

1425 RESOLUTION AUTHORIZING PUBLIC SALE OF CITY-OWNED PROPERTY AND PROPERTY TO BE ACQUIRED COMPRISING OF ALL OF BLOCK 892 AND ALL OF THE ROADBED OF ELDER PLACE, PURSUANT TO N.J.S.A. 40A:12-13 (a) ON JULY 7, 1975 AT 1:00 P. M., 786 BROAD STREET, 13TH FLOOR, NEWARK, NEW JERSEY, SUBJECT TO SPECIFIED CONDITIONS AND THOSE CONTAINED ON EXHIBIT I "CONDITIONS OF SALE" ANNEXED HERETO AND MADE A PART HEREOF.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cx.

RESOLUTION AMENDING RESOLUTION 7-R-w, DECEMBER 18, 1974, "RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE BARGAIN AND SALE DEEDS, SUBJECT TO THE CONDITIONS OF THE RESOLUTION, APPROVED AS TO FORM BY THE CORPORATION COUNSEL FOR PROPERTIES ON ANNEXED SCHEDULE A, TOTALING \$173,625., BEING HIGHEST BIDDERS. (CITY-WIDE AUCTION)," BY CORRECTING THE BLOCK FROM 1179 TO 25 AND LOT 76 TO 24, FOR PREMISES 42-46 ORANGE STREET, BEST PARKING, INC., SUCCESSFUL BIDDER.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cy.

RESOLUTION AMENDING RESOLUTION 7-R-bi, APRIL 2, 1975, "RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE BARGAIN AND SALE DEEDS, SUBJECT TO THE CONDITIONS OF THE RESOLUTION, APPROVED AS TO FORM BY THE CORPORATION COUNSEL FOR PROPERTIES ON ANNEXED SCHEDULE A, TOTALING \$266,230., BEING HIGHEST BIDS. (MARCH 27, 1975 CITY-WIDE AUCTION)," BY CORRECTING PREMISE DESIGNATED AS 140-42 PESHINE AVENUE TO 138-40 PESHINE AVENUE, C. S. BOSTIC, SUCCESSFUL BIDDER.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cz. RESOLUTION APPOINTING HARRY J. ATKINS CONSTABLE FOR A TERM ENDING DECEMBER 31, 1975 AND APPROVING HIS BOND AS TO SUFFICIENCY.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-da. RESOLUTION APPOINTING COUNCILMAN MICHAEL P. BOTTONE AS A MEMBER OF THE SECOND RIVER JOINT MEETING BEGINNING JULY 1, 1975 AND ENDING JUNE 30, 1976.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Bottone.

7-R-db. RESOLUTION APPOINTING COUNCILMAN DONALD TUCKER AS A MEMBER OF THE JOINT MEETING MAINTENANCE BEGINNING JULY 1, 1975 AND ENDING JUNE 30, 1976.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dc. RESOLUTION REQUESTING PARTICIPATION OF CITY OF NEWARK IN INTERLOCAL SERVICES AID PROGRAM CONDUCTED BY STATE DEPARTMENT OF COMMUNITY AFFAIRS FOR FEASIBILITY STUDY FOR PROVISION OF A JOINT PROGRAM WITH CITY OF IRVINGTON IN AREAS OF JOINT BUILDING, HOUSING AND PLUMBING, CODE INSPECTION AND ENFORCEMENT; JOINT MAINTENANCE AND ADMINISTRATION OF PARKS AND RECREATION AND CULTURAL FACILITIES; JOINT MAINTENANCE OF ROADS, PUBLIC WORKS; JOINT WELFARE AND SOCIAL SERVICES PROGRAMS AND JOINT AIR POLLUTION CONTROL INSPECTION AND ENFORCEMENT; TO BE COORDINATED WITH EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975

7-R-dd.

RESOLUTION AUTHORIZING TAX ASSESSOR TO EXECUTE CONTRACT AWARDED TO WILLIAM MERDINGER FOR REAL PROPERTY CONSULTANT AND APPRAISAL SERVICES, FOR TERM JULY 1, 1975 TO DECEMBER 31, 1975, FOR SUM OF \$12,000. (COST SHALL BE PAID FROM OFFICE OF ASSESSMENT 1975 OPERATING BUDGET) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Tax Assessor Frisina met with the Council June 17, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-de.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF ENGINEERING TO EXECUTE CONTRACT, ON BEHALF OF CITY OF NEWARK, WITH JAYSON POOL SERVICE, 1691 SPRINGFIELD AVENUE, MAPLEWOOD, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-13, REHABILITATION OF SWIMMING POOL FILTERING SYSTEM IN BOILER ROOM - MORRIS AVENUE BATH HOUSE, 281 MORRIS AVENUE, NEWARK, FOR TOTAL SUM OF \$18,430., AS SHOWN IN THEIR PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS. (FUNDS PROVIDED FOR BY ORDINANCE 6-S & F-k, MAY 1, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dd.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF ENGINEERING TO EXECUTE CONTRACT, ON BEHALF OF CITY OF NEWARK, WITH J & B MECHANICAL CORPORATION, 35 BOGERT ROAD, PINE BROOK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-12, REHABILITATION OF SWIMMING POOL FILTERING SYSTEM IN BOILER ROOM - WILSON AVENUE BATH HOUSE, 12 PATERSON STREET, NEWARK, FOR TOTAL SUM OF \$23,000., AS SHOWN IN THEIR PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS. (FUNDS PROVIDED FOR BY ORDINANCE 6-S & F-k, MAY 1, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 18, 1975  
1128

7-R-dg.

RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF MPDO/CDA TO ENTER INTO AN AGREEMENT WITH PROJECT LINK FOR CONTINUED SERVICE IN DEVELOPING POSITIVE ATTITUDES IN JUNIOR HIGH SCHOOL YOUTHS THROUGH AN EDUCATIONAL, SOCIAL AND CULTURAL PROGRAM TO HELP SOLVE THE URBAN EDUCATIONAL DILEMMA; THE CONTRACT PROVIDES FOR PAYMENT OF \$25,000., BUDGETED IN THE COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO THE HOUSING AND DEVELOPMENT ACT OF 1974 (42-USC-5301, P. L.-93-383). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dh.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH RUTGERS UNIVERSITY GRADUATE SCHOOL OF EDUCATION FOR THE CONTINUATION OF "PROJECT WE" (TRAINING BI-LINGUAL TEACHERS IN THE NEWARK PUBLIC SCHOOL SYSTEM), AGREEMENT PROVIDES FOR PAYMENT OF \$70,000. WHICH HAS BEEN BUDGETED IN THE COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO FUNDING UNDER THE HOUSING AND DEVELOPMENT ACT OF 1974 (42-USC-5301, P.L.-93-383). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-di.

RESOLUTION AUTHORIZING FORECLOSURE BY SUMMARY PROCEEDINGS, IN REM, TAX SALE CERTIFICATES AS LISTED ON ATTACHED FORECLOSURE LIST, (4 PROPERTIES), PURSUANT TO R. S. 54:5-104.29 ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dj.

RESOLUTION AMENDING RESOLUTION 7-R-cb, APRIL 16, 1975, "RESOLUTION AUTHORIZING

MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH MT. CARMEL GUILD WHEREIN MT. CARMEL GUILD WILL PERFORM PART OF THE CITY OF NEWARK'S SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTHS (SPEDY) FOR SUM NOT TO EXCEED \$448,093.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED) (MT. CARMEL GUILD TO RECRUIT APPROXIMATELY 600 YOUTHS FOR SUCH PROGRAM SO AS TO INCLUDE YOUTHS FROM SELECTED PAROCHIAL SCHOOLS)," BY CHANGING SOURCE OF FUNDS EXPENDED PRIOR TO AND INCLUDING JUNE 30, 1975; COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE III (SPEDY), FOR FUNDS EXPENDED ON AND AFTER JULY 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dk.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT IN

AMOUNT OF \$994,207.10 FROM NEW JERSEY STATE DEPARTMENT OF EDUCATION TO OPERATE THE NEWARK SUMMER NUTRITION PROGRAM; CITY'S MATCHING SHARE FOR THIS GRANT WILL BE PROVIDED IN IN-KIND SERVICES TALLING \$248,551.77.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dl.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-

SECTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, NEWARK SUMMER NUTRITION PROGRAM FOR CHILDREN - 1975 (Su Nu P), \$994,207.10; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF AGRICULTURE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dm.

RESOLUTION AUTHORIZING MAYOR TO EXECUTE A GRANT AGREEMENT WITH THE UNITED STATES COMMUNITY SERVICES ADMINISTRATION FOR A SUMMER YOUTH RECREATION PROGRAM, IN AMOUNT OF \$75,000. AND A SUMMER YOUTH TRANSPORTATION PROGRAM, IN AMOUNT OF \$23,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dn.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, SUMMER YOUTH RECREATION PROGRAM, \$75,000.; ITEM AVAILABLE FROM UNITED STATES COMMUNITY SERVICES ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-do.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, SUMMER YOUTH TRANSPORTATION PROGRAM, \$23,600.; ITEM AVAILABLE FROM UNITED STATES COMMUNITY SERVICES ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

Councilman James requested the Council to honor Alvin Attles, Coach of the Golden State Warriors and Champions of the National Basketball Association and urged proclamation for July 11, 1975 as "Al Attles Day." Following presentation of a framed resolution to Mr. Attles at 10:00 A. M. on the steps of City Hall, there will be a motorcade to the YM-YWCA for a youth rally and a luncheon at the Prudential given by the Chamber of Commerce. The Council is invited to a dinner-dance at 6:30 P. M. at the Robert Treat Hotel.

June 18, 1975

1431

A MOTION HONORING ALVIN ATTLES, COACH OF THE GOLDEN STATE WARRIORS AND CHAMPIONS OF THE NATIONAL BASKETBALL ASSOCIATION, AND URGING PROCLAMATION FOR JULY 11, 1975 AS "AL ATTLES DAY" was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 9, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AGREEMENTS WITH THE NEWARK HOUSING AUTHORITY FOR THE PURPOSE OF ACQUISITION AND DISPOSITION IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 9, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 190 CLINTON AVENUE, NEWARK, NEW JERSEY, BLOCK 2802, LOT 41 TO NEWARK COMMUNITY CENTER OF THE ARTS, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$1,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 9, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 179 WASHINGTON STREET, NEWARK, NEW JERSEY, BLOCK 68, LOT 53 AND BLOCK 69, LOT 50, TO RUTGERS UNIVERSITY, PURSUANT TO THE PROVISIONS OF N.J.S. 40:12-13 (b) (1)."

(Copy of ordinance and correspondence submitted to each Member of the Council)



June 18, 1975

1432

A motion directing the City Clerk to place this ordinance on the July 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 9, 1975, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE C.U.R.A. INC. FOR PREMISES COMMONLY KNOWN AS 71 LINCOLN PARK, BLOCK 123, LOT 38 FOR THE SUM OF \$50.00 PER MONTH OR THE COUNTY TAXES, WHICHEVER IS GREATER, FOR A TERM OF ONE (1) YEAR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 9, 1975, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE INTEGRITY, INC. FOR PREMISES COMMONLY KNOWN AS 1083 BROAD STREET, BLOCK 2824, LOT 2 FOR THE SUM OF \$50.00 PER MONTH OR THE COUNTY TAXES, WHICHEVER IS GREATER, FOR A TERM OF ONE (1) YEAR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 9, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR' (6-S & F-o) ADOPTED NOVEMBER 22, 1966, AND AMENDMENTS THERETO. (TO CREATE AND ADJUST CERTAIN POSITIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen,

seconded by Councilman Martinez.

1433 Councilman Allen noted there is no increase in the budget. He urged his colleagues to support this ordinance.

The motion directing the City Clerk to place this ordinance on the July 16, 1975 Calendar of the Municipal Council for first reading was adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 9, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO A CONTRACT WITH MARIANGELA CICCOLINI TO LEASE THE PREMISES KNOWN AS 35-37 BROADWAY, NEWARK, NEW JERSEY AT AN ANNUAL RENTAL OF \$32,281.20 TO BE PAID IN EQUAL MONTHLY INSTALLMENTS OF \$2,690.10."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 9, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, AND IS SUPPLEMENTED, PROHIBITING PARKING DURING CERTAIN TIMES, IN THE CENTRAL BUSINESS DISTRICT."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 16, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-i.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 10, 1975, EN-  
CLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE ESTABLISHING  
THE SALARY OF THE DIRECTOR, DIVISION OF WELFARE,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u)  
AS AMENDED AND SUPPLEMENTED. (TO INCLUDE PROVISION FOR ADDITIONAL COMPENSATION UNDER  
CERTAIN CONDITIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-o on Page 23 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenes were issued from May 28, 1975 to June 10, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Society of the Holy Rosary of St. Francis Xavier Church	6567 (Amended)
St. John's Ukrainian Catholic Church	6671 (Amended)
Sacred Heart Cathedral School	6676 (Amended)
St. Ann's Parents Teachers Association	6690 (Amended)
St. Ann's Educational Club	6691 (Amended)
St. Francis Xavier Roman Catholic Church	6764 (Amended)
Parents Association of St. Benedict's School	6855

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Thomas Aquinas Church	6853
St. James Rosary Altar Society	6854
Saint Bridget's Church	6856
Saint Bridget's Church	6857
St. Bridget's Church	6858

June 18, 1975

1435

RAFFLES LICENSES (Continued)

LICENSEE

LICENSE NUMBER

St. Casimir's PTA

6859

Grand Lodge, Knights of Pythias,  
State of New Jersey

6860

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

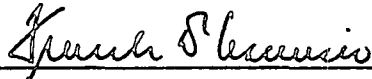
ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

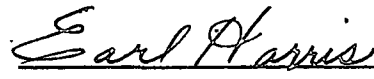
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 3:00 A. M., Thursday, June 19, 1975.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President

Newark, New Jersey, June 24, 1975

1436  
A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 3:00 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk stated he was in receipt of a communication dated June 20, 1975 from the Honorable Kenneth A. Gibson, Mayor, calling a Special Meeting of the Municipal Council for Tuesday, June 24, 1975 at 1:00 P. M., or as soon thereafter as may be possible to consider 6 items of legislation that were not adopted at the June 18, 1975 Calendar of the Municipal Council. This is the time and place called for and the proper notice having been provided for this Special Meeting.

RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AN AGREEMENT WITH THE HOUSING DEVELOPMENT AND REHABILITATION CORPORATION FOR CONSULTING SERVICES AND TO OPERATE THE HOME IMPROVEMENT/ CERTIFIED AREA PROGRAM FOR THE PERIOD JUNE 18, 1975 THROUGH APRIL 30, 1976 AND RATIFYING THE PERIOD MAY 1, 1975 TO JUNE 18, 1975; THE TOTAL COST IS \$589,496.72 WHICH HAS BEEN BUDGETED IN THE MODEL CITIES/PLANNED VARIATIONS AND THE HOUSING AND COMMUNITY DEVELOPMENT PROGRAMS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mayor's Policy and Development Office Executive Director Dennison, Housing Development and Rehabilitation Corporation Executive Director Michael Galdo and Consultant Oliver Lofton met with the Council June 2, 1975)

Councilman Bottone pointed out many programs are under the umbrella of HDRC and he understands most of the programs have been functioning and performing a service for the City. Recently there has been a cloud over one of these programs and there is an indication that some people will be terminated. However, he does not feel all of the programs under HDRC should be terminated. He hoped that the present problem with the Executive Director will be resolved quickly.

Councilman Martinez said there is no doubt in his mind that the programs under HDRC are beneficial to the City. He opined Executive Director Michael Galdo is a product of a "political shaft". Councilman Martinez pointed out there were several programs in the past in which there were alleged discrepancies and nothing happened to the Administrators of those programs. He was opposed to 30 people losing their jobs as

June 24, 1975

June 24, 1975

1437

sacrificial lambs because of politics with respect to one individual and he said that is why he will vote in the affirmative.

Councilman Allen noted there has been a great deal of bad Administration that supercedes the alleged problem in HDRC. He noted in some instances the Mayor rewarded individuals concerned and put them in higher salaried positions. In light of the recommendations made by Administration to the Prosecutor's Office, he felt Administration should have discussed this matter with the Council before they took that action.

Councilman Allen said it is about time to call Administration's bluff to see if people in this program will be discharged.

Councilman Tucker related although allegations have been raised with respect to criminal activities in this corporation, Administration has publicly stated they have no indication that the Executive Director was involved in any criminal activities. He also felt if there was an indication that one member of an organization does something wrong, the whole Department should not be abolished.

He opined that some of the projects under HDRC should continue. Councilman Tucker noted the Mayor has not shared with the Council report dealing with the allegations with respect to this agency. Councilman Tucker related to the homeowners who have been in receipt of grants and noted they came to the City in good faith. They should not be faulted if there was criminal action by employees. Councilman Tucker noted a negative vote on this resolution means that all the contracts not yet completed will automatically come to a stop because the supervisors for the implementation of the programs would no longer be there.

Councilman Tucker added he is very much concerned with the services of HDRC who are rendering services to the citizens of Newark. He urged his colleagues to support this resolution to continue the programs operation.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Martinez, Tucker, Villani.

No: Councilmen Carrino, James, President Harris.

Not Voting: Councilman Allen.

7-R-b.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, WATER UTILITY, WATER SUPPLY, FROM MATERIALS AND SUPPLIES TO FIXED CHARGES AND MISCELLANEOUS (NEWARK WATERSHED CORP); TO PROVIDE TOTAL FUNDING PER CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by

June 24, 1975

1438

Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE CONTRACT WITH ROBERT SPELMAN, CERTIFIED PUBLIC ACCOUNTANT, FOR PROFESSIONAL ACCOUNTING AND BOOKKEEPING SERVICES FOR THE HOUSING AND COMMUNITY DEVELOPMENT PROGRAM, SHALL BE LIMITED TO \$29,600. AND NO ADDITIONAL CITY FUNDS WILL BE REQUIRED. (CITY OF NEWARK RECEIVED APPROVAL FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR A GRANT OF \$19,410,000.) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-2 (6a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Tucker and failed of adoption by the following votes:

Yes: Councilmen Giuliano, Tucker, Villani.

No: Councilmen Allen, Bottone, Carrino, James, Martinez, President Harris.

7-R-d. RESOLUTION AUTHORIZING MAYOR TO ENTER INTO RELOCATION AGREEMENT, INTEREST AGREEMENT AND ADMINISTRATION AGREEMENT WITH THE HOUSING AUTHORITY OF THE CITY OF NEWARK, FOR PROVISION OF VARIOUS SERVICES REQUIRED PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Tucker noted on several occasions the Municipal Council has discussed high salaries within the City Administration. He pointed out his initial review of this budget indicates there are higher salaries in the Housing Authority than exist in all other Departments of Municipal Government. He noted Director Notte emphasized this is not for new personnel but is a continuing process. Councilman Tucker felt the public should be made aware that the salaries within the resolution are higher than those existing throughout the entire Municipal Administration.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e. RESOLUTION AUTHORIZING PUBLIC SALE OF CITY-OWNED PROPERTY AND PROPERTY TO BE ACQUIRED COMPRISING OF ALL OF BLOCK 892 AND ALL OF THE ROADBED OF ELDER PLACE, PURSUANT TO N.J.S.A. 40A:12-13 (a) ON JULY 7, 1975 AT 1:00 P.M., 786 BROAD STREET; 13TH FLOOR,

June 24, 1975

1439

NEWARK, NEW JERSEY, SUBJECT TO SPECIFIED CONDITIONS AND THOSE CONTAINED ON EXHIBIT I  
"CONDITIONS OF SALE" ANNEXED HERETO AND MADE A PART HEREOF.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

COMMUNICATION.

8-a. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 9, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AGREEMENTS WITH THE NEWARK HOUSING AUTHORITY FOR THE PURPOSE OF ACQUISITION AND DISPOSITION IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to advance this ordinance to First Reading was made by President Harris, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-a. The City Clerk read AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AGREEMENTS WITH THE NEWARK HOUSING AUTHORITY FOR THE PURPOSE OF ACQUISITION AND DISPOSITION IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974..

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 16, 1975.

ADJOURNMENT

12. A motion to adjourn this meeting was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:



June 24, 1975


Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

This meeting adjourned at 3:25 P. M.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President



Newark, New Jersey, July 16, 1975

1

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:20 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Ugo Fraraccio, Our Lady of Perpetual Help Center.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Leo Bernheim, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented SEMI-ANNUAL REPORT OF BUILDINGS DEMOLISHED FROM JANUARY 1, 1975 TO JUNE 10, 1975 EITHER BY CONTRACT OR NEWARK DEMOLITION TEAM TOTALING APPROXIMATELY 382 BUILDINGS.

(Copy submitted to each Member of the Council)

A motion to receive the Semi-Annual Report of Buildings was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF APRIL, 1975.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen, and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF MAY, 1975.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

July 16, 1975

2

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d. The City Clerk presented REPORT OF MUNICIPAL COURTS, PARTS ONE, TWO, FOUR, FIVE AND SIX, FOR THE MONTHS OF APRIL AND MAY, 1975.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e. The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF MAY, 1975.

A motion that the Report be received and place on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD MAY 21, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g. The City Clerk presented COPY OF MINUTES OF MEETING OF HOUSING AUTHORITY RE-DEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD MAY 21, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h. The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAUKE - RAMAPO, HELD APRIL 24, 1975.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD MAY 15, 1975.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM JUNE 2, 1975 TO JUNE 6, 1975 AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-32 FROM JUNE 2, 1975 TO JUNE 6, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-k. The City Clerk presented COPY OF MINUTES OF MEETING OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD JANUARY 14, 1975.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-l. The City Clerk presented COPY OF MINUTES OF MEETING OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD FEBRUARY 11, 1975.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-m. The City Clerk presented COPY OF MINUTES OF MEETING OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD MARCH 19, 1975.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-n. The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR

July 16, 1975

THE MONTH OF MAY, 1975.

4

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-o.

The City Clerk presented REPORTS OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF APRIL, 1975.

A motion to approve the Reports of Contracts Awarded was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-p.

The City Clerk presented REPORT ON EXAMINATION - YOUTH IN COMMUNITY SERVICES CORPS, SUMMER "74" PROGRAM, FUNDED BY THE STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS, AUGUST 1, 1974 THROUGH SEPTEMBER 30, 1974, SUBMITTED BY LUCAS, TUCKER & CO., CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion to receive the Report on Examination and staff study be made for report to the Council was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-q.

The City Clerk presented REPORT ON EXAMINATION OF NEWARK ECONOMIC DEVELOPMENT CORPORATION, DECEMBER 31, 1974, SUBMITTED BY LUCAS, TUCKER & CO., CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion to receive the Report on Examination and staff study be made for report to the Council was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-r.

The City Clerk presented REPORT ON EXAMINATION OF NEW HOPE DEVELOPMENT CORPORATION MINORITY CONTRACTORS AND CRAFTSMAN TRADE ASSOCIATION, JUNE 30, 1974, SUBMITTED BY LUCAS, TUCKER & CO., CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion to receive the Report on Examination and staff study be made for report to the Council was made by President Harris, seconded by Councilman Villani and

July 16, 1975

adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-s. The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD MAY 29, 1975.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-t. The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD MAY 28, 1975.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-u. The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO MAY, 1975.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-v. The City Clerk presented EVALUATION REPORT, CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT, DATED JUNE, 1975, PREPARED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

(Copy submitted to each Member of the Council)

A motion to receive the Evaluation Report and staff study be made for report to the Council was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-w. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JUNE, 1975.

A motion that the Report be received and placed on file was made by Councilman

July 16, 1975

6

James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-x.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM JUNE 16, 1975 TO JUNE 20, 1975; AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-32, FROM JUNE 16, 1975 TO JUNE 20, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-y.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM JUNE 16, 1975 TO JUNE 20, 1975; AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-32, FROM JUNE 16, 1975 TO JUNE 20, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these application.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF NEWARK CONGREGATION OF JEHOVAH'S WITNESSES, CLINTON HILL UNIT, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT ESTABLISHMENT OF A CHURCH



July 16, 1975 -

7

AND 1-STORY REAR ADDITION AND WITH INSUFFICIENT ON-SITE PARKING FOR CHURCH OR DWELLINGS  
IN BUILDING; ON PREMISES 470 HAWTHORNE AVENUE.

(Vote of Board of Adjustment 5-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOHN C. LOVE, 949 BROAD STREET, NEWARK, NEW JERSEY, attorney for the applicant appeared before the Municipal Council requesting approval of this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-2. The City Clerk read APPLICATION OF JOSEPH LOMUSCIO (CARL EST. ENTERPRISES, INC., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF AN AUTOMATIC LAUNDRY; ON PREMISES 87-95 CLAY STREET.

(Vote of Board of Adjustment 3-2)

(Previous application rejected April 4, 1973)

(Previous application remanded to Board of Adjustment June 5, 1974)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ANTHONY J. IULIANI, 24 COMMERCE STREET, NEWARK, NEW JERSEY, on behalf of the applicant appeared before the Municipal Council.

Councilman Carrino said in view of the fact no traffic survey has been made he would favor deferring this application and directing the City Clerk to request the Traffic Engineer to submit a traffic survey in connection with this application within two weeks so that action can be taken on this application.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

4-A-3. The City Clerk read APPLICATION OF GREATER ABYSSINIAN BAPTIST CHURCH (BERKELEY FEDERAL S & L, OWNER); TO PERMIT IN 2ND RESIDENCE AND 1ST BUSINESS DISTRICTS ESTABLISHMENT OF A CHURCH IN A BUILDING NOT ORIGINALLY CONSTRUCTED FOR CHURCH PURPOSES; ON PREMISES 80-88 LYONS AVENUE AND 75-87 WEEQUAHIC AVENUE.

(Vote of Board of Adjustment 5-0)

(Previous applications approved June 21, 1956 (86-88 Lyons Avenue) and January 2, 1969)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. SAUL WOLF, 46 BRANFORD PLACE, NEWARK, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council.

The following individuals appeared in opposition to the granting of this application.

MRS. LOIS LANIER, 101 WEEQUAHIC AVENUE, NEWARK, NEW JERSEY.

MR. HARRISON COLEMAN, 99 LYONS AVENUE, NEWARK, NEW JERSEY.

MR. WILLIAM PAYNE, 78 LYONS AVENUE, NEWARK, NEW JERSEY.

MRS. PAT THOMPSON JOYNER, 78 LYONS AVENUE, NEWARK, NEW JERSEY.

MR. ROBERT ELIJAH, 233 LEHIGH AVENUE, NEWARK, NEW JERSEY.

The speakers stated the granting of this application would overburden this area with parking problems, additional traffic, pollution and noise. They indicated there are 51 churches within a two mile area of this site. The speakers were fearful that the Thompson Dance Studio would be relocated if the application were granted and alleged certain property owners did not receive notification.

At the request of President Harris, the City Clerk stated there are 22 people in the audience opposed to this application.

Mr. Wolf, attorney for the applicant, replied there would be no parking problem as there are parking facilities for 75 cars. In addition, many members would be walking to church. He added with reference to the dance studio, there is no reason why it can't remain within this area.

The following speakers spoke in favor of the granting of this application.

REVEREND M. A. ZIMMERMAN, 56 CUSTER AVENUE, NEWARK, NEW JERSEY.

MR. RONNIE WILLIAMS, 16 BELMONT TERRACE, NEWARK, NEW JERSEY.

MR. CHARLIE WFBB, 30 SEYMOUR AVENUE, NEWARK, NEW JERSEY.

MR. ALEX BRADFORD, 103 LYONS AVENUE, NEWARK, NEW JERSEY.

The speakers felt this establishment of this church at this site would make a great contribution to the City, granted, traffic would be a problem on Sunday morning. The speakers stated they are not against the Thompson Dance Studio and urged approval of this application.

MR. NATHAN L. JACOBSON, 2115 MILLBURN AVENUE, MAPLEWOOD, NEW JERSEY, attorney for Berkeley Federal Savings and Loan, pointed out this site is in 2nd Residential and 1st Business Districts in which churches are permitted. The speaker cited cases before the Superior Court and Supreme Court with reference to the question of a church existing in a building not designed for a church. He stated all owners of real estate within 200 feet in question were served.

Mr. Jacobson stated issues raised by the objectors which were not put in the record before the Board of Adjustment should be stricken from the record.

Councilman Carrino asked Mr. Jacobson what Berkeley Federal Savings and Loan intend to do if this building is sold to the church and Mr. Jacobson replied the bank would relocate next door where the Thompson Dance Studio is now.

Councilman Martinez pointed out the City is being saturated with applications involving churches and on this agenda 8 of the variances pertain to churches. Councilman Martinez added, granting of this application would cause a loss of \$30,000. on tax ratable property.

Councilman Tucker noted determination must be related to the testimony before the Board of Adjustment. He felt the members of the Council should be guided by the people who will be affected by the granting of this variance.

Councilman James stated the question before the Council is whether or not to grant the variance and is not based on the philosophy of allegations of anti-religion. He is aware of the great work being done by the Greater Abyssinian Baptist Church but pointed out those residents affected must be heard. He noted he had requested the Greater Abyssinian Baptist Church to participate in a meeting with respect to this application and sent a telegram as follows:

"As Councilman of the South Ward I am continuing to avail myself to all groups relative to the pro and con of granting a variance for the establishment of the church at 80-88 Lyons Avenue. As throughout my tenure in office I am seeking to best represent my constituents as opposed to a personal position. In this regard as whereas a dignified group will meet to explore the pro and con of this decision prior to the July 16, 1975 Council meeting, I would welcome you or a delegation from your Church to partake in this discussion at the South Ward Little City Hall located at 1072 Bergen Street on Monday, July 14, 1975 at 8 P. M. I am anxious for all parties

July 16, 1975

10

to mutually seek solution to this community decision before us.

Looking forward to seeing you again, I remain respectfully yours."

Sharpe James, Councilman South Ward, City of Newark

He regretted no member of the Church appeared at this meeting to represent their position. He had hoped the Church would have made its views apparent at this meeting.

Councilman James cited the following reasons that he would favor rejection of this variance based on testimony presented to the Board of Adjustment.

1) There are 21 churches already located in the immediate area of the proposed church; and there are 48 churches within a one mile radius of said site of all denominations.

2) Loss of a \$30,000. tax ratable property (church tax exempt)

3) Inadequate parking for 900 church membership (75 cars) (actually about 40 car spaces are provided)

4) Bank would relocate in the Thompson Dance Studio building at 78 Lyons Avenue which they own forcing the closing of this long standing cultural center owned by Freeholder Donald Payne's sister-in-law. A one of its type in the community.

5) Church would be located ten feet from a bus stop for the #107, 48, 8, et al and the busiest intersection in the Ward (Bergen and Lyons) adding to an existing traffic problem.

6) Church members would open an exit (for cars) on residential Weequahic Avenue against the wish of the homeowners.

7) Granting of a variance will continue to crowd, congest, depreciate and erode what little residential neighborhoods that are existing in the City of Newark.

Councilman James added based on the testimony that appears in the transcript of the Board of Adjustment meeting and based on the testimony received from the residents of the area, he would have to move for the rejection of this application.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4. The City Clerk read APPLICATION OF ROBERT WASHINGTON (RUBEN VENETSKY, OWNER); TO PERMIT IN A 1ST INDUSTRIAL DISTRICT THE ESTABLISHMENT OF A JUNK YARD; ON PREMISES 27-31 RANKIN STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF FIVE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

July 16, 1975

(Vote of Board of Adjustment 4-1)

11

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-5. The City Clerk read APPLICATION OF DIAGO ALFONSO (BURNS REALTY & INVESTMENT CO., OWNER); TO PERMIT IN 4TH RESIDENCE AND 3RD BUSINESS DISTRICTS THE SALE OF USED CARS IN CONNECTION WITH AUTOMOBILE BODY AND FENDER REPAIR SHOP; ON PREMISES 49-57 PENNINGTON STREET.

(Vote of Board of Adjustment 5-0)

(Previous applications approved March 21, 1956, 55-57 Pennington Street, and May 7, 1958, 51-57 Pennington Street)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-6. The City Clerk read APPLICATION OF B. P. OIL, INC. (PARTS-DeCOZEN, INC., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF A GASOLINE STATION; ON PREMISES 1226-1236 BROAD STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOSEPH GORDON, 55 MORRIS AVENUE, SPRINGFIELD, NEW JERSEY, attorney, re-presenting the applicant, stated at the last meeting of the Municipal Council the attorney for Lampert Corporation stated this notification had not been received. Mr. Gordon alleged they are not one of the residents indicated on the tax rolls. He stated the State Statute with respect to notification had been complied with explicitly. He urged the approval of this application.

July 16, 1975

12

MR. ROBERT W. DELVENTHAL, FIRM OF CRUMMY, DEL DEO, DOLAN AND PURCELL, GATEWAY I NEWARK, NEW JERSEY, representing the Lampert Corporation, requested rejection of this application. He stated the testimony with respect to the number of gas stations in the area was erroneous. He also noted this application had not been submitted to the City Planning Board. He felt another gas station in this area would be detrimental.

MR. HARRY BENDER, 200 PARKER STREET, ELIZABETH, NEW JERSEY, stated he is part owner of 1240-1246 Broad Street and he did not receive a notice of this application. He stated he understood this property will be torn down for the construction of a Ramp to connect with Route 78 and if this large gas station is permitted, small owners will be forced out of business.

Mr. Gordon replied the applicant has met all the statutory requirements and testimony that the application should be denied because of competition is not relevant.

Councilman Martinez stated he heard most of the arguments and noted he had contacted the Secretary of the Board of Adjustment, who informed him that all the owners of properties within the radius of 200 feet were notified.

Councilman Martinez noted he had read the transcript before the Board of Adjustment, spoke to representatives of the Newark Fire Department who indicated this construction would not be a fire hazard or a detriment to the community and Councilman Martinez felt this would be a good ratable for the City which is needed at this time.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottome, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-7. The City Clerk read APPLICATION OF NEWARK BETH ISRAEL MEDICAL CENTER, OWNER; TO PERMIT IN 3RD RESIDENCE AND 1ST BUSINESS DISTRICTS ADDITIONS TO EXISTING HOSPITAL, AS SHOWN BY ANNEXED RIDER; ON PREMISES 201 LYONS AVENUE.

(Vote of Board of Adjustment 5-0)

(Previous applications approved May 6, 1964, 201 Lyons Avenue (building to face intersection of Lehigh and Schuyler Avenues) and December 21, 1966)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. BARRY STRYKER, 744 BROAD STREET, NEWARK, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council urging them to approve this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-8. The City Clerk read APPLICATION OF HILDEMANN INDUSTRIES, INC. (D.J. PADFIELD, ET UX, OWNERS); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF A COMMERCIAL GARAGE; ON PREMISES 335-347 RAYMOND BOULEVARD.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-9. The City Clerk read APPLICATION OF NEW UNITED MISSIONARY BAPTIST CHURCH, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF A CHURCH IN A BUILDING NOT ORIGINALLY CONSTRUCTED FOR CHURCH PURPOSES; ON PREMISES 378 SOUTH 10TH STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. STANLEY J. HAUSMAN, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council urging them to approve this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by President and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-10. The City Clerk read APPLICATION OF JOSE LOPES (W. & E. SMALLACOMBE, OWNERS); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF A BODY AND FENDER REPAIR AND PAINTING SHOP AT 657-659 McCARTER HIGHWAY; AND PARKING OF CARS AWAITING REPAIR AT 663 McCARTER HIGHWAY; ON PREMISES 657-659 AND 663 McCARTER HIGHWAY.

(Vote of Board of Adjustment 4-0)

July 16, 1975

11

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. PETER A. FORGOSH, 660 STUYVESANT AVENUE, IRVINGTON, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council urging them to approve this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-11. The City Clerk read APPLICATION OF OUR LADY OF GOOD COUNSEL, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT ESTABLISHMENT OF A NURSERY SCHOOL; ON PREMISES 644 SUMMER AVENUE; ON CONDITION THAT 1) THE PROPOSED PLAYGROUND IS ENTIRELY FENCED IN; 2) THE PLAYGROUND IS USED ONLY BY THE NURSERY SCHOOL CHILDREN.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

REVEREND SMITH, PASTOR OF OUR LADY OF GOOD COUNSEL, appeared before the Municipal Council.

Councilman Carrino noted the transcript before the Board of Adjustment indicated the only opposition was the playground and the accessibility to the outside.

The speaker had indicated to him the entire playground will be enclosed.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-12. The City Clerk read APPLICATION OF JOHN MYTROWITZ, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT PARKING OF CARS AWAITING REPAIR AT AUTOMOBILE BODY AND FENDER REPAIR SHOP LOCATED AT 23-27 MULBERRY PLACE; ON PREMISES 591 McCARTER HIGHWAY.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.



Councilman Carrino requested the City Clerk be directed to request from Secretary Rossi, Board of Adjustment, a list of applications for variance that have been made in connection with repair shops, auto body shops and paint shops for the last two years and what action was taken in connection with these applications.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-13. The City Clerk read APPLICATION OF VERNON JOYNER, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF A CHURCH IN BUILDING NOT ORIGINALLY CONSTRUCTED FOR CHURCH PURPOSES AND WITH INSUFFICIENT ON-SITE PARKING; ON PREMISES 215 SOUTH 9TH STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. VERNON JOYNER, 97-9TH AVENUE, NEWARK, NEW JERSEY, applicant, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-14. The City Clerk read APPLICATION OF ST. JOHN UNIFIED FREEWELL BAPTIST CHURCH, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT EXTENSION OF A CHURCH TO AN EXISTING BUILDING AND WITH NO ON-SITE PARKING, ON PREMISES 1064-1066 BERGEN STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

16 4-A-15. The City Clerk read APPLICATION OF FERNANDO LESPIER, OWNER; TO PERMIT IN 3RD RESIDENCE AND 2ND BUSINESS DISTRICTS THIRD STORY REAR ADDITION TO AND CONVERSION OF A 2-FAMILY DWELLING TO A 3-FAMILY DWELLING WITH INSUFFICIENT SIDE YARDS AND NO ON-SITE PARKING; ON PREMISES 120 STONE STREET.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. PHILIP N. SOBEL, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council.

Councilman Carrino said he would be in favor of adoption of this application; however, he wished to point out off street parking is becoming a great problem and in the near future something will have to be corrected with respect to this problem.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-16. The City Clerk read APPLICATION OF ANTONIO RAMOS (ARTHUR BALAS, OWNER); TO PERMIT IN A 4TH RESIDENCE DISTRICT ESTABLISHMENT OF A RETAIL GROCERY STORE; ON PREMISES 445-457 MT. PROSPECT AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOSEPH S. PECORA, 775 BLOOMFIELD AVENUE, MONTCLAIR, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council.

Councilman Carrino indicated he has received several calls opposing to this application and would like time to study same.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-17. The City Clerk read APPLICATION OF FATHER MARIO MUCCITELLI (OUR LADY OF PERPETUAL HELP CHURCH, OWNER); TO PERMIT IN A 4TH RESIDENCE DISTRICT PRIVATE PARKING FOR CHURCH LOCATED AT 164-170 BROAD STREET; ON PREMISES 52-56 FOURTH AVENUE.

July 16, 1975

(Vote of Board of Adjustment 5-0)

17

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-18.

The City Clerk read APPLICATION OF REVEREND JONAH NIXON (TRINITY BAPTIST CHURCH, OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF A CHURCH IN A BUILDING NOT ORIGINALLY CONSTRUCTED FOR CHURCH PURPOSES AND WITH NO ON-SITE PARKING; ON PREMISES 400-402 SOUTH 12TH STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-19.

The City Clerk read APPLICATION OF BERGEN AUTO BODY (BENJAMIN SURDI, OWNER); TO PERMIT IN 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE BODY AND FENDER REPAIR SHOP INCLUDING PAINTING IN AN EXISTING AUTOMOBILE REPAIR SHOP; ON PREMISES 5-9 SOUTH 14TH STREET; ON CONDITION THAT: 1) NO REPAIR OF CARS IS MADE ON THE STREET; 2) THERE IS NO PARKING OF CARS ON THE STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ROBERT BLASI, 50 PARK PLACE, NEWARK, NEW JERSEY, attorney for the applicant appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

18 4-A-20. The City Clerk read APPLICATION OF AVON MANAGEMENT CORPORATION, OWNER UNDER CONTRACT; IN A 4TH RESIDENCE DISTRICT ESTABLISHMENT OF A STORE FOR THE SALE OF FOOD; ON PREMISES 702 HIGH STREET.

(Vote of Board of Adjustment 4-0)

(Application remanded to Board of Adjustment May 21, 1975)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

The following speakers appeared in opposition to this application.

MR. BENJAMIN KULPER, 698 HIGH STREET, NEWARK, NEW JERSEY.

REVEREND CHANDLER OWENS, 672 HIGH STREET, NEWARK, NEW JERSEY.

MRS. KULPER, 698 HIGH STREET, NEWARK, NEW JERSEY.

MRS. PAULINE RANDOLPH, 22 LONGFELLOW STREET, NEWARK, NEW JERSEY

MRS. MARION GIBSON, 702 HIGH STREET, NEWARK, NEW JERSEY.

They alleged Members of the Board of Adjustment did not afford them an opportunity to express their opposition. They were opposed to the establishment of this operation. They felt once this application is granted, a liquor license will be granted and felt this operation will lead to congestion in the area.

MR. ANTHONY J. IULIANI, 24 COMMERCE STREET, NEWARK, NEW JERSEY, attorney for the applicant, noted the original application was amended to permit the sale of food at this site. He felt the objections with respect to traffic congestion were not pertinent as expert testimony did not indicate the increase of traffic congestion.

Councilman Tucker raised the question as to if the Council approves this application whether an application for a liquor license would come back before the Council.

Corporation Counsel Buck replied the granting of the alcoholic beverage liquor license lies within the jurisdiction of the Alcoholic Beverage Control Board and in his opinion it would not return to the Council unless a variance was required.

Councilman Bottoni questioned whether the Council can guarantee the community that this site will remain as a food store now and hereafter and Corporation Counsel Buck replied in the negative.

Councilman Martinez asked Board of Adjustment Assistant Secretary Goldberg if this applicant requested a liquor license, would this matter come before the Council.

Assistant Secretary Goldberg replied the present application before the Council is for the sale of food and that is what the application is limited to. She suggested the Council might remand this to the Board of Adjustment and place a condition that the present food store could not sell liquor.

July 16, 1975

Councilman Martinez stated there is some question as to whether the Council is voting for a food store and this would raise other problems if the door were open.

President Harris declared a recess at 3:50 P. M.

The Council reconvened at 3:55 P. M.

Councilman Tucker stated since the Council does not have a firm legal opinion on this matter, he suggested a legal opinion be sought from the Corporation Counsel as to whether or not the Council can mandate selective utilization of this store.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-21. The City Clerk read APPLICATION OF PATRICK A. BULDO (H. & C. GEYER, OWNERS); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT THE STORAGE OF MOTOR VEHICLES ON PREMISES 219-231 HIGH STREET.

(Vote of Board of Adjustment 5-0)

(Previous application approved February 3, 1971, 219-221 & 227-231 High Street and 84-88 Boyden Street)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. CARL J. YAGODA, 17 ACADEMY STREET, NEWARK, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council requesting this application be approved.

Councilman Allen questioned the attorney where the cars are going to be stored and whether this area is fenced.

Mr. Yagoda noted that is a stipulation in the contract which his client obtained from the City. The contract also calls for a piece of land not less than 2 acres.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

4-A-22.

The City Clerk read APPLICATION OF WILLIAM J. MILLEA (GULF OIL CORPORATION, OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT THE RENTAL OF TRUCKS, UTILITY TRAILERS AND RELATED SALES ITEMS, AND SALE OF GASOLINE FOR RENTAL VEHICLES ONLY; ON PREMISES 210-218 CENTRAL AVENUE.

20

(Vote of Board of Adjustment 5-0)

(Previous applications approved December 4, 1957, 214-218 Central Avenue, 189 Bleecker Street and 46 Lock Street and April 5, 1967, 210-218 Central Avenue, 42-54 Lock Street and 187-195 Bleecker Street)

MR. WILLIAM J. MILLEA, 401 ROUTE 22, NORTH PLAINFIELD, NEW JERSEY, applicant, appeared before the Municipal Council requesting approval of this application.

MR. ROBERT MAY, 167 STEPHENS STREET, BELLEVILLE, NEW JERSEY, pointed out the only opposition to this application was the Newark College of Engineering who were interested in this site for possible expansion. He noted if they acquire this property, it would be tax exempt. He urged adoption of this application.

MR. LOUIS RUPRECHT, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, attorney, appeared in behalf of New Jersey Institute of Technology. He urged the Council to reject this application. He alleged under the zoning ordinance no commercial garage may be located closer than 75 feet from the line of the educational institution. The attorney also stated if this application were granted, it would increase traffic congestion into Central Avenue.

MR. MICHAEL GIORDANO, 140 SYLVAN STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council urging them to approve this application.

MR. WALTER S. PERNA, 313 SUMMER AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council urging them to approve this application.

Councilman Allen stated he would favor rejection of this application because the New Jersey Institute of Technology tennis court and parking lot are directly across the street from the proposed trucking and trailer lot. A city ordinance specifically bars granting of such a use. In addition, the traffic problem at the corner of Lock Street and Central Avenue will be aggravated as indicated on the transcript of the Board of Adjustment.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Villani, President Harris.

Not Voting: Councilmen Giuliano, Martinez, Tucker.

July 16, 1975

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

21

President Harris called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING PATTEN PLACE AS A ONE-WAY STREET.

(Patten Place, Eastbound, from Wolcott Terrace to Goodwin Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

(Raymond Plaza West, west side from the southerly curblin of Raymond Boulevard and extending 364' southerly therefrom, from 7:00 A. M. to 7:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

July 16, 1975

22

6-F-c.

The City Clerk read AN ORDINANCE FURTHER AMENDING ORDINANCE 6-S & F-b ADOPTED MARCH 19, 1975 ENTITLED "AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO PARAGRAPHS "G" AND "H". (TO DELETE EXCESS LANGUAGE)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS ON SOMERSET STREET.

(Somerset Street, Northbound, from Avon Avenue to Waverly Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.



6-F-e. The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(North on First Street to West on Sussex Avenue,

7 A. M. to 9 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

6-F-f. The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-3 PROHIBITING LEFT TURNS OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(West on Sussex Avenue to North on First Street

7 A. M. to 9 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

July 16, 1975

24 6-F-g.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DAWSON STREET AS A ONE-WAY STREET.

(Dawson Street, Northbound, from Parkhurst Street to Johnson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-h.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET.

(Read Street from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-i.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 179 WASHINGTON STREET, NEWARK, NEW JERSEY, BLOCK 68, LOT 53 AND BLOCK 69, LOT 50 TO RUTGERS UNIVERSITY, PURSUANT TO THE PROVISIONS OF N.J.S. 40:12-13 (b) (1). (\$100.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

25

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

6-F-j. The City Clerk read AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE C.U.R.A. INC. FOR PREMISES COMMONLY KNOWN AS 71 LINCOLN PARK, BLOCK 123, LOT 38 FOR THE SUM OF \$50.00 PER MONTH OF THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF ONE (1) YEAR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

6-F-k. The City Clerk read AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE INTEGRITY, INC. FOR PREMISES COMMONLY KNOWN AS 1083 BROAD STREET, BLOCK 2824, LOT 2 FOR THE SUM OF \$50.00 PER MONTH OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF ONE (1) YEAR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

July 16, 1975

26

6-F-1. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-o) ADOPTED NOVEMBER 22, 1966, AND AMENDMENTS THERETO. (TO CREATE AND ADJUST CERTAIN POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

President Harris: The yeses are eight and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

6-F-m. The City Clerk read AN ORDINANCE AUTHORIZING MAYOR AND THE MAYOR'S OFFICE OF MANPOWER (COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO A CONTRACT WITH MARIANGELA CICCOLINI TO LEASE THE PREMISES KNOWN AS 35-37 BROADWAY, NEWARK, NEW JERSEY, AT AN ANNUAL RENTAL OF \$32,281.20 TO BE PAID IN EQUAL MONTHLY INSTALLMENTS OF \$2,690.10.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Returned to Administration June 4, 1975)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Allen.

Not Voting: Councilman Carrino.

President Harris: The yeses are seven, the noes are one and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

6-F-n. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED, AND IS SUPPLEMENTED, PROHIBITING PARKING DURING CER-

July 16, 1975

27

TAIN TIMES, IN THE CORE AREA.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

A motion to consider Item 8-a under Ordinances for First Reading was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-o. The City Clerk read AN ORDINANCE TO AUTHORIZE THE EXECUTIVE DIRECTOR OF CONSUMER ACTION TO EXECUTE CONTRACTS FOR THE LEASE OF PROPERTIES KNOWN AS 458 - 18TH AVENUE, 760 CLINTON AVENUE AND 358 SOUTH ORANGE AVENUE ALL IN THE CITY OF NEWARK, NEW JERSEY FOR THE TOTAL CONSIDERATION OF \$9,900. WHICH HAS BEEN SET ASIDE IN THE OFFICE OF CONSUMER ACTION BUDGET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Carrino stated Consumer Affairs has been doing a good job in the City of Newark. He questioned by the site at 100 Bloomfield Avenue was removed from this ordinance. He questioned whether an office would be placed in the North Ward.

Councilman Tucker stated he had spoke to Director Cherot who indicated to him it is his intention to have a site located in the North Ward.

The City Clerk noted Administration had requested the Bloomfield Avenue address be removed as the property was no longer available.

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance

July 16, 1975

28

is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 6, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 24, CHAPTER 1, TAXICABS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 24, Chapter 1, Taxicabs, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be further amended as follows:

Article 1. General Provisions

24:1-1 Definitions.

As used in this Chapter:

Business Administrator means the Business Administrator of the City of Newark.

Company stand means a public place alongside the curb of a street or elsewhere in the City which place the director, division of taxicabs, has authorized a holder of taxicab licenses to use exclusively for the dispatching of company taxicabs.

Cruising means the driving of a taxicab on the streets or public places of the City in search of or soliciting prospective passengers for hire.

Director means the director, division of taxicabs.

Driver's license means the permission granted by the director, division of taxicabs to a person to drive a taxicab upon the streets of the City.

Division of Taxicabs means the division of taxicabs within the department of administration.

Hearing means a public hearing at which the licensee shall be given an opportunity to appear personally and be represented by his chosen counsel, and be heard, and to present evidence in his behalf or otherwise answer the charges against him.

Holder means a person to whom a taxicab license has been issued.

Open stand means a public place alongside the curb of a street or elsewhere in the City which has been designated by the director, division of taxicabs as reserved exclusively for the use of taxicabs.

Rate Card means a card, containing the rates of fare, issued by the director, division of taxicabs for display in each taxicab.

Starter means and includes any person who shall be on duty at a taxicab stand; for the purpose of assisting in the loading or unloading of passengers from taxicabs; for receiving calls and dispatching taxicabs; and for soliciting passengers at such stand.

Taxicab means a motor vehicle, commonly called "taxi", which is:

- (1) Constructed so as to comfortably seat not less than 4 passengers exclusive of the driver; and
- (2) Engaged in the business of carrying passengers for hire; and
- (3) Held out, announced or advertised to operate on and over the public streets of the city; and
- (4) Accepts persons who may offer themselves for transportation from a place within the city; and
- (5) Not operated over a fixed route; and
- (6) Not more than 42 months of age at the time it first becomes engaged in the taxicab business within the City of Newark.

Taxicab Commission means the Taxicab Commission within the Department of Administration of the City of Newark.

Taximeter means a mechanical instrument or device attached to a taxicab by which the charge for hire of a taxicab is mechanically calculated and on which such charge is plainly indicated.

Transfer means to sell, transfer or in any other manner dispose of a taxicab license. Where the license is in the name of a corporation or other legal entity, any change in the majority ownership of the corporation or other legal entity shall constitute a transfer of the taxicab license held in the name of said corporation or other legal entity.

Waiting time means the time when a taxicab is not in motion from the time of acceptance of a passenger or passengers to the time of discharge. Waiting time does not include any time during which the taxicab is not in motion, if due to any cause other than the request, act or fault of a passenger or passengers.

## Article 2. Insurance Requirements;

### 24:1-2. Insurance Requirements; display of insurance sticker

(a) In order to insure the safety of the public, it shall be unlawful for the holder of a taxicab license to operate or cause or permit a taxicab to be operated nor shall any license be issued under this chapter until and unless the applicant shall have complied with the provisions of R. S. 48:16-1 to 48:16-12, and the acts amendatory thereof or supplemental thereto.

(b) The statutory insurance policy issued for the term of the license shall be delivered to the division of taxicabs with the application for the license. Upon issuance of the license, the policy approved as to form by the corporation counsel shall be thereupon filed forthwith in the office of the city clerk. This provision shall not exclude six month insurance policies issued pursuant to full statutory requirements.

(c) The license shall be effective only so long as the statutory insurance policy shall remain in full force to the full and collectible amounts as required by the statute.

(d) In the event of the cancellation of the insurance the license shall terminate upon the effective date of the cancellation, unless prior thereto the insurance has been reinstated by withdrawal of the cancellation or a new policy of insurance is delivered to the city clerk for the remainder of the license.

(e) It shall be the duty of the holder of a taxicab license to affix or cause to be affixed to the right rear window of the taxicab an insurance sticker issued by the Division of Taxicabs, showing that the statutory insurance is in full force and effect at the time of operation of the taxicab. It shall be unlawful to operate a taxicab without said displayed sticker.

#### Article 3. TAXICAB LICENSES.

##### 24:1-3. Taxicab license required.

No person shall operate or permit a taxicab owned or controlled by him to be operated as a taxicab upon the streets of the city without having first obtained a taxicab license from the director, after review by the Taxicab Commission.

##### 24:1-4. Application for taxicab license; contents; renewals.

(a) An application for taxicab license shall be filed with the director upon forms provided by the city. Said application shall be verified under oath and shall contain the following information:

- (1) Name and address of the applicant; and, where the applicant is not a natural person, the name and address of all owners or participants in the ownership of the legal entity and all officers, directors or others of like position whatever be their title.
- (2) The year, type and model of vehicle for which the license is desired.
- (3) The number of persons the vehicle is capable of carrying.
- (4) Such further information as the director may require.

(b) The annual application for renewal of taxicab licenses shall be filed not later than 30 days prior to the expiration date.

##### 24:1-5 Issuance of taxicab license; number limited; installation of partition as a condition for insurance.



(a) If the director after review by the Taxicab Commission finds that the applicant is fit, willing, and able to perform such public transportation and in accordance with the provisions of this chapter and the rules promulgated by the director then the director shall issue a license stating the name and address of the applicant, the date of issuance and the year, type and model of the vehicle; otherwise, the application shall be denied. In making the above findings, the director and the Taxicab Commission shall take into consideration the character, experience and responsibility of the applicant.

(b) No license or renewal thereof shall be issued for any taxicab which shall not have had installed a partition in accordance with the requirements of Section 24:1-22 of these Revised Ordinances, and the continuous maintenance of such partition shall be a condition of the license.

(c) The number of licenses issued and in use in the city at any one time shall not exceed 600.

24:1-6 Taxicab license fees; expiration date of license.

(a) Each taxicab license shall be for the year ending of November 30th of each year, and shall expire on that date.

(b) No license shall be issued or renewed unless the applicant therefore has paid an annual license fee of \$100.00 for the right to engage in the taxicab business; provided, however, that the fee for any license issued after the 1st day of June and expiring the 30th day of November of the same year shall and be \$50.00. Such license fee shall be in addition to any other fee or charges established by proper authorities and applicable to said holder for the vehicle or vehicles under his operation and control.

(c) The license fee shall be payable upon the presentation of the application and shall be returned less the sum of \$10.00 in the event such license is not granted.

24:1-7 Transfer of taxicab licenses; transfer fee; license not subject to hypothecation.

(a) No taxicab license may be sold, assigned or otherwise transferred without the consent of the director upon the recommendation of the Taxicab Commission. A license may be transferred to another person to be used in a bona fide operation of a taxicab business, with the consent of the director upon the recommendation of the Taxicab Commission upon the filing of an application as provided in Section 24:1-4 of these Revised Ordinances and upon payment of a transfer fee of \$250.00. No transfer may be made in the month of November.

(b) No taxicab license shall be assigned, mortgaged, pledged or otherwise transferred to secure a debt, loan, advance or other financing transaction, unless such assignment, mortgage, pledge or other security arrangement is first approved by the director upon the recommendation of the Taxicab Commission.

(c) Approval of such transfers shall not be unreasonably withheld.

32

Article 4. DRIVERS' LICENSES

24:1-8. Driver's License Required.

No person shall operate a taxicab for hire upon the streets of the city, and no person who owns or controls a taxicab shall permit it to be so driven, and no taxicab licensed by the city shall be so driven at any time for hire, unless the driver of said taxicab shall have first obtained and shall have then in force a taxicab driver's license issued under the provisions of this chapter.

24:1-9. Condition precedent to issuance of license.

No taxicab driver's license shall be issued to any person unless such person shall be a holder of a taxicab license or be the lessee, servant, employee or agent of such holder.

24:1-10 Minimum qualifications.

No taxicab driver's license shall be issued unless the applicant therefore:

(a) Furnish satisfactory evidence that he is the holder, for at least one year prior to the date of application, of a valid automobile driver's license issued by the state of New Jersey, division of motor vehicles;

(b) Is at least 18 years of age;

(c) Has been a resident of the state of New Jersey for one year or more;

(d) Is able to read and write the English language; and

(e) Is a citizen of the United States.

(f) Is the holder of a taxicab license or furnishes written evidence by a holder of a taxicab license that the applicant is the lessee, employee, agent or servant of the holder.

24:1-11 Application for driver's license; contents; accompanying items.

(a) An application for a driver's license shall be filed with the director upon forms provided by the city. The application shall contain the following information:

- (1) Name and address of the applicant.
- (2) Places of residence for the preceding 5 years.
- (3) Age, height, color of eyes and color of hair.
- (4) Place of birth.
- (5) Marital status.
- (6) Previous employment and employer.
- (7) Whether the applicant has ever been convicted of a high misdemeanor, misdemeanor, violation of this chapter.

- (8) Whether a driver's license, issued by any state or municipality to him, has been suspended or revoked, and for what cause.

(b) The application shall be accompanied by 4 passport-type photographs of the applicant taken within 30 days of the application, front view, size 2 inches by 2 inches.

(c) Each application must be accompanied by a certificate from a licensed and practicing physician of the State of New Jersey, certifying that the applicant has been examined on a certain date, within 60 days prior to the filing of the application; and that, in his opinion, the applicant is of sound physique, with good eyesight, not subject to epilepsy, vertigo, heart trouble, or any other infirmity of body or mind which might make him unfit for the safe operation of a taxicab.

(d) Upon an initial application for a driver's license, the applicant shall submit to fingerprinting by the police department of the city.

(e) The application shall also be accompanied by the license fee prescribed in Section 24:1-14 of this Revised Ordinance.

24:1-12 Investigation of application; consideration.

(a) Upon the filing of an application for a taxicab driver's license, the director shall refer the same to the police department who shall conduct an investigation of each applicant for a driver's license. The applicant's photograph and fingerprints, where required, shall be forwarded to the bureau of records and identification in the police department. A report of such investigation and a copy of the traffic and police record of the applicant, if any, shall be attached to the application and returned for the consideration of the Taxicab Commission.

(b) The director, after review by the Taxicab Commission, shall consider the application and the reports and physicians certificate required to be attached thereto, and shall approve or reject the application. No license shall be issued until the receipt in writing, is received from the said bureau of records and identification of a report showing the result of the investigation of the applicant's prior police history, if any, through an examination of the fingerprints. If a delay of more than 30 days is encountered between the date of fingerprinting and the receipt of the results of a fingerprint check through the files of the Federal Bureau of Investigation or the New Jersey State Police, the director may issue a temporary license for a period of not more than 6 months on the result of a check through the fingerprint files of the Newark, New Jersey Police Department. If, when received, the results of the check through the fingerprint files of the Federal Bureau of Investigation or the New Jersey State Police, shows applicant unfit to obtain license, license may be revoked immediately and application rejected. If the application is rejected, the applicant may request a hearing before the Taxicab Commission to offer evidence why his application should be reconsidered.

24:1-13 Issuance of Taxicabs Driver's License; contents.

Upon approval of an application for a taxicab driver's

34

the director shall issue the license to the applicant. The license shall bear the name, signature and photograph of the applicant. The license shall also contain the city license number and bear the signature of the director together with a notice that in case of any complaint, the division of taxicabs shall be notified of the taxicab driver's license number.

24:1-14 Expiration date of driver's license; fee; display of license.

(a) Each taxicab driver's license shall be for the year ending on November 30th of each year, and shall expire on that date.

(b) The fee for a taxicab driver's license shall be \$25.00 per year or any part thereof.

(c) While a taxicab driver is operating a taxicab, his driver's license shall be displayed as provided in section 24:1-26 of these Revised Ordinances.

#### Article 5. RESPONSIBILITY FOR OPERATION

24:1-15 Taxicab license holder's responsibility for operation.

Every holder of a taxicab license shall be responsible for the operation of the vehicle for which the license has been granted regardless of the legal relationship between such holder and the driver of said vehicle.

#### Article 6. STARTER'S LICENSES

24:1-16. STARTER'S LICENSE REQUIRED; PROHIBITED ACTS:

(a) No person shall be employed as a starter by any holder of a taxicab license, nor shall any person perform the duties of a starter at any taxicab stand in the city unless the person shall have first obtained and shall have then in force a starter's license issued under the provisions of this chapter.

(b) It shall be unlawful and a violation of this chapter for any starter to go beyond the area of a taxicab stand for the purpose of soliciting passengers or assisting them in boarding a taxicab.

(c) It shall be unlawful for any licensed starter to hold a taxicab driver's license.

24:1-17. PROVISIONS OF CHAPTER APPLICABLE TO "STARTERS".

(a) The provisions of the following enumerated sections of this chapter and such other sections that are reasonably applicable to the enforcement shall apply to starters:

#### SECTIONS

24:1-10, except the provisions of paragraph "(a)" thereof;  
 24:1-11, except the provisions of paragraph "(c)" thereof;  
 24:1-12, except so much of paragraph "(b)" thereof relating  
 to a physician's certificate;

24:1-13;  
 24:1-14, except the provisions of paragraph "(c)" thereof;  
 24:1-31, through 24:1-37, where applicable;  
 24:1-38;  
 24:1-39;  
 24:1-41, where applicable;  
 24:1-54;  
 24:1-55;  
 24:1-56;  
 24:1-58;

(b) For the purpose of this section, the word "driver" and  
 "driver's license" in any of the sections enumerated in paragraph  
 "(a)" of this section 24:1-17 shall mean "starter" and "starter's  
 license" respectively.

#### Article 7. VEHICLES, EQUIPMENT AND MAINTENANCE

##### 24:1-18. SAFETY REQUIREMENTS:

Rules and regulations shall be promulgated by the Director,  
 upon the recommendation of the Taxicab Commission, to provide safe  
 transportation, and shall specify such safety equipment and regulatory  
 devices as he shall deem necessary.

##### 24:1-19. VEHICLE INSPECTION; DISPLAY OF INSPECTION STICKERS:

(a) Prior to the use and operation of any vehicle under the  
 provisions of this chapter of the Revised Ordinances, said vehicle  
 must pass State inspection first, and then said vehicle shall be  
 thoroughly examined and inspected by the Division of Taxicabs, and  
 must be found to comply fully with such reasonable rules and regula-  
 tions as may be prescribed by said division. New vehicles may use  
 dealer inspection stickers if the vehicle was purchased in New Jersey

(b) Every vehicle operating under the provisions of this  
 chapter shall be inspected not less than every three (3) months  
 by the Division of Taxicabs, to insure the continued maintenance of  
 safe operating conditions and full compliance by the vehicle, with  
 the requirements of this Section and the rules and regulations, and  
 shall have affixed by the division on the right rear window of such  
 vehicle, a sticker showing approval of inspection.

(c) The Division of Taxicabs shall maintain a record of all  
 such inspections.

(d) No vehicle shall be operated upon the streets of the  
 City without having affixed thereto, as herein provided, a current  
 inspection sticker of such approval.

##### 24:1-20. VEHICLES KEPT IN CLEAN AND SANITARY CONDITION; DISPLAY OF STICKERS.

36

(a) Every vehicle operating under this chapter shall be kept in a clean and sanitary condition in accordance with the rules and regulations promulgated by the director.

(b) No other sticker or paster except insurance stickers provided for in Section 24:1-2 and inspection stickers provided for in Section 24:1-19 shall be affixed to the aforesaid right rear window of the taxicab.

24:1-21. TAXICAB IDENTIFICATION; UNLICENSED VEHICLES.

(a) Each taxicab shall bear on the outside of each rear door in painted letters not less than 3 inches nor more than 4 inches in height, in contrasting colors, the name of the owner, association of which the owner is a member or registered trade name by which the owner conducts his business, and, in addition, may bear an identifying design approved by the director. The assigned number of each taxicab shall appear above the name on each side and in the rear in numerals not less than 2 inches in height and in clear view.

(b) It shall be unlawful and a violation of this chapter for any person to operate any vehicle not licensed under this chapter in such a manner as to be misleading or tend to deceive or defraud the public into believing said vehicle is a taxicab or is being operated as a taxicab.

(c) No taxicab covered by the terms of this ordinance [chapter] shall be licensed if the color scheme or the name, monogram, or insignia to be used thereon shall conflict with, or imitate any color scheme, monogram, name, or insignia used by any other person, firm, or corporation operating a taxicab or taxicabs in the municipality in such a manner as to be misleading or tend to deceive or defraud the public.

(d) If, after a license has been issued for a taxicab hereunder, the color scheme, name, monogram, or insignia use by any other person, firm, or corporation operating a taxicab or taxicabs in the municipality in such manner as to be misleading or tend to deceive and defraud the public, the license for such taxicab or taxicabs may be revoked by the director of taxicabs after a hearing before the Taxicab Commission.

24:1-22. PARTITION BETWEEN DRIVER AND PASSENGER SECTIONS.

Every taxicab shall have installed, and shall continuously thereafter have maintained, a partition to separate the driver's section from the passenger section in accordance with the following requirements:

(a) Such partition shall be made of heavy gauge clear plastic not less than 1/4 inch thick or of laminated safety sheet glass made from double strength glass not less than 15/64 inch thick.

(b) All exposed edges of such plastic or glass shall be rounded to eliminate rough, sharp, or jagged edges.

(c) Such partition shall be enclosed in a metal frame which shall be securely fastened to the interior of the taxicab.

(d) Such partition shall be installed at and atop the back of the driver's seat and shall substantially occupy the space area between the top of the back of the driver's seat and the ceiling of the taxicab.

#### 24:1-23. SIDE CURTAINS.

Side curtains or shades shall not be permitted in any licensed taxicabs.

### Article 8. FARES, METERS AND RATES

#### 24:1-24. Taximeter required; inspection and sealing.

(a) It shall be unlawful to operate a taxicab in the City unless the same is equipped with a taximeter of a size and design approved by the director. The taximeter shall be fastened in front of the passengers, visible to them at all times, day and night; and after sundown, the face of the taximeter shall be illuminated. Said taximeter shall be operated by a mechanism of standard design and construction, driven either from the transmission or from one of the front wheels by a flexible and permanently attached driving mechanism, and shall be sealed at all points and connections which, if manipulated, would affect their correct reading and recording.

(b) Each taximeter shall have therein a flag connected to a light affixed to the roof of the taxicab to denote when the vehicle is employed and when it is not employed. It shall be the duty of the driver to throw the taximeter flag into a non-recording position at the termination of each trip.

(c) The taximeter shall be subject to inspection from time to time by the Division of Taxicabs whose representative shall test said taximeter for accuracy, and affix thereto a seal of the Division of Taxicabs, so as to prevent tampering with the inner portion of the taximeter.

(d) Any representative of the Division of Taxicabs is hereby authorized, either on a complaint of any person or without such complaint, to inspect any taximeter. Upon discovering any inaccuracy in the taximeter, the inspector shall notify the person operating such taxicab to cease operation of said taxicab. Said vehicle shall be kept off the streets until the taximeter has been repaired, placed in the required working condition, reinspected, and resealed.

(e) If the taxicab has not been placed into the required compliance and returned to service within 60 days after the notice to cease operation as provided in paragraph "(d)" above, the director may suspend or, after hearing, revoke the taxicab license, and provided that said taxicab has not been removed from service as provided in Section 24:1-54 (a) (2).

#### 24:1-26. Display of rate book, rate card and license.

(a) The rates provided for in Section 24:1-25 (a) shall be painted in contrasted colors on the right and left front doors of every taxicab in letters not less than one inch nor more than 3 inches in height.

38

(b) A rate card, setting forth the rates as provided in section 24:1-25 (a), and in the provisions of paragraph "(b)" of section 24:1-25 shall be provided by the director to the holder of a taxicab license and displayed as provided in paragraph "d" of this section.

(c) A rate card setting forth the flat rates as provided in section 24:1-25 (b) shall be provided by the director to the holder of a taxicab license and displayed as provided in paragraph (d) of this section.

(d) Every driver shall post his driver's license together with the rate card in a conspicuous place in full view of all passengers while such driver is operating a taxicab. The display of the license and rate card shall be on the right side of the dashboard or affixed to the back of the front seat and shall be properly illuminated as to be clearly visible to passengers at all times. The rate book shall be affixed as herein stated.

24:1-27. Fare receipts.

The driver of any taxicab shall, upon demand by any passenger, render to such a passenger a receipt. The receipt shall state the name of the driver, the taxicab license number, the amount of meter reading or charge and the date and time of the transaction.

24:1-28. Fare disputes; fraud.

(a) All disputes as to the rate of fare shall, upon request of the driver or passenger, be determined by the police officer in charge of the nearest police station.

(b) It shall be unlawful and a violation of this chapter for any person to: (1) fail to comply with a determination described in paragraph "(a)" of this section; or (2) hire any taxicab with intent to defraud the person from whom it is hired of the value of such service.

Article 9. OPERATING REGULATIONS AND  
RESTRICTIONS.

24:1-29. Front seat restrictions.

No person, other than the licensed driver of the taxicab shall ride or sit in the front seat of the taxicab unless the rear seat is fully occupied by passengers. This provision shall not apply to passengers who must sit in the front seat for physical or health reasons.

24:1-30. Restrictions on rental; illegal or immoral use of taxicab.

(a) It shall not be unlawful for the owner of any taxicab to hire out or rent such taxicab to a taxicab driver or any other person for use within the city for a stipulated sum over a definite period of time, provided that:

- (1) The lessee hereunder is licensed by the supervisor to drive a taxi upon the streets of the city; and



- (2) The owner files with the supervisor a certificate of insurance that the operators and drivers of such taxicabs, pursuant to a lease hereunder, are covered by workmen's compensation insurance in accordance with the laws of the state of New Jersey the period of insurance coverage as evidenced by said certificate shall be concurrent with the term of the license.

(b) No holder of a taxicab license or driver of a taxicab shall knowingly permit his taxicab to be used for any illegal or immoral purpose.

24:1-31. Solicitation of passengers.

(a) No taxicab driver shall solicit passengers for a taxicab except when sitting in the driver's compartment of such taxicab or while standing immediately adjacent to the curb side thereof.

(b) No taxicab driver shall solicit taxicab patronage in a loud tone of voice or in any manner annoy any person or

obstruct the movement of any person or follow any person for the purpose of soliciting patronage.

24:1-32. Receipt and discharge of passengers at sidewalk only.

Taxicab drivers shall not receive or discharge passengers in the roadway, but shall pull their taxicabs as close as possible to the right-hand sidewalk, or in the absence of a sidewalk, to the extreme right-hand side of the road and there receive or discharge passengers. On one-way streets passengers may be discharged at either the right or left-hand sidewalk or side of the roadway where no sidewalk exists.

24:1-33. Cruising.

(a) No driver shall cruise in search of passengers except in such areas and at such times as may be designated by the director. Such areas and times shall be designated only when the director finds that taxicab cruising would not congest traffic or endanger pedestrians or other vehicles.

(b) No driver shall cruise back and forth in front of, or otherwise interfere with the proper and orderly access to or egress from, any place of public accommodation, public resort or public assemblage.

24:1-34. Additional passengers.

(a) No driver shall permit any other person to occupy or ride said taxicab unless the person or persons first employing a taxicab shall consent to the acceptance of an additional passenger or passengers. An additional passenger or passengers shall not be accepted if they are of a different sex than the passenger first employing the taxicab.

40

(b) No charge shall be made for an additional passenger except when the additional passenger rides beyond the previous passenger's destination and then for only the additional distance so traveled. Upon reaching the original passenger's destination the driver shall throw the flag into the non-recording position, collect his fare, then throw the flag into the recording position as if the additional distance traveled were a new trip.

24:1-35. Restriction on number of passengers.

No driver shall permit more than 4 persons to be carried in a taxicab as passengers. A child under 6 years of age shall not be counted as a passenger. This provision shall not apply to section 24:1-25 (b) (4).

24:1-36. Refusal to carry orderly passengers prohibited.

No driver shall refuse or neglect to carry any orderly person or persons, upon request, to the destination requested, unless the driver is previously engaged or unable or forbidden by the provisions of this chapter to do so.

24:1-37. Soliciting or diverting business for others; illegal use.

(a) It shall be unlawful for any taxicab driver to solicit business for any hotel, motel, rooming house, bar, tavern, restaurant, theatre and the like, or to attempt to divert patronage from one such place to another.

(b) No driver shall engage in selling intoxicating liquors or solicit business for any house of ill repute or use his vehicle for any purpose other than for the transporting of passengers.

24:1-38. Conduct of drivers.

The driver, while engaged in the operation of a taxicab, shall behave himself in a gentlemanly manner, and he shall not use any indecent, profane or insulting language while engaged in such operation.

24:1-39. Personal appearance of driver.

All taxicab drivers, when operating their taxicabs, must be clean and neat of dress and shall wear clean light colored shirts and dark pants. If a jacket or hat is worn, the jacket shall be a dark jacket and the hat shall be a chauffeur's hat.

24:1-40. Advertising

Subject to the rules and regulations of the director, it shall be lawful for any person owning or operating a taxicab

to permit advertising matter to be affixed or installed on the outside of such taxicab, provided such advertising matter shall not be of a political nature, nor shall the location thereof on the cab interfere with the comfort of the passengers or the operation of the vehicle. Such advertising matter shall not be of a lewd, lascivious or obscene nature.

24:1-41. Lost Articles.

41

At the termination of each trip, every driver of a taxicab shall thoroughly search the interior of such taxicab for any property lost or left therein by a passenger. Such property, unless sooner claimed or delivered to the owners, must be reported in writing by the driver or holder to the division of taxicabs with brief particulars and description of the property within 24 hours after the finding thereof.

24:1-42. Permitting unlicensed driver to operate.

It shall be unlawful for any person owning or operating a licensed taxicab to permit such taxicab to be operated by any person who does not hold a valid taxicab driver's license required by this chapter.

24:1-43. Taxicab service.

(a) All persons engaged in the taxicab business in the city operating under the provisions of this chapter shall render an over-all service to the public desiring to use taxicabs.

(b) All taxicab licenses or their representatives shall answer all calls received for taxicab service inside the city limits as soon as they can do so. If such services cannot be rendered within a reasonable time, they shall then notify the prospective passenger as to how long it will be before the call can be answered and give the reason therefor.

(c) Any licensee or his representative who shall refuse to accept a call for taxicab service anywhere within the city limits at any time when such holder has a taxicab available, or who shall fail or refuse to give over-all service, shall be deemed a violator of this chapter.

24:1-44. Misinformation to prospective passenger.

No driver of any taxicab shall induce any passenger to employ him by knowingly misinforming or misleading any such prospective passenger, either as to time or place of the arrival or departure of any train, motor vehicle, or airplane or as to the location of any hotel, public place or private residence or as to the distance between any 2 points, nor shall such driver deceive any prospective passenger or make any false representations to him.

24:1-45. Conveyance of passenger.

No driver shall convey any passenger to any other place or over any route contrary to a passenger's instructions.

24:1-46. Record keeping; inspection of records.

(a) The holder of a taxicab license shall require the driver to keep, and the driver of each taxicab shall keep, a daily record upon which all trips shall be recorded. The daily record shall show the taxicab number, license number of the driver, specific hours of duty, time and place of origin and destination of each trip and the amount of fare received for each trip. All such records shall be given to the holder and shall be retained for 1 year by the holder of the taxicab license.

42 The holder shall be responsible for the maintenance of daily records of all taxicabs operated by him.

(b) Every holder shall record in a book, maintained solely for such purpose: the time of departure from the garage or every licensed taxicab; name, address and license number of the driver thereof; license number of the taxicab and the time of the taxicab's return to the garage.

(c) All records provided for in this section shall be open to inspection by representatives of the police department and division of taxicabs.

#### Article 10. TAXICAB STANDS AND PARKING.

##### 24:1-47. Company stands.

(a) No company stands are to be authorized except that the director is hereby empowered to continue the company stands authorized as of June 21, 1956 other than company stands at public parks or those adjoining public buildings which shall be open stands.

(b) Authorized company stands shall be used solely by the company to whom granted and no other taxicab shall use such company stand.

Cross Reference. for definition of "company stand" see section 24:1-1.

##### 24:1-48 Open stands.

The director is hereby empowered to establish open stands in such places upon the streets of the city as he deems necessary for the use of taxicabs operating in the city. The director shall create such open stands after taking into consideration the need for such stands, convenience to the general public and with the recommendation of the police and fire departments of the city.

Cross reference for definition of "open stand" see section 24:1-1.

##### 24:1-49. Use of stands; number of taxicabs; other vehicles prohibited.

(a) All stands shall be used by drivers on a first-come, first-served basis. A driver entering the stand with his taxicab shall join any waiting taxicabs from the rear and advance forward as the preceding taxicabs depart.

(b) Drivers shall remain within 5 feet of their respective taxicabs and they shall not solicit passengers in a loud or boisterous manner or engage in loud or boisterous talk while waiting at a stand.

(c) Nothing in this article shall prevent any passenger from boarding the cab of his choice at any stand.

(d) The director shall prescribe the maximum number of taxicabs occupying a stand at one time.

(e) Private vehicles or other vehicles for hire shall not at any time occupy the space upon the streets that has been established as a stand.

24:1-50 Taxicab parking or standing at certain places prohibited.

Subject to rules and regulations of the director, no person shall park or stand a taxicab in any prohibited area, or in any area controlled by curb parking meters, or at the curb within 15 feet of the entrance to any railroad station, theatre, hotel, restaurant or similar place of public accommodation or public resort.

Article 11. ENFORCEMENT; VIOLATIONS, CIVIL PENALTY

24:1-51. Enforcement by police department.

The police department is authorized and instructed to observe the operations of the holders of taxicab and drivers' licenses for the purpose of enforcing compliance with the provisions of this chapter. Upon discovering any violation of this chapter, the police department shall immediately take all appropriate police action, including the issuance of summons, to this end.

24:1-52. The Director, in addition, shall forward all reports from the police department or any complaints received by him to the Taxicab Commission.

24:1-53. Hearings and Notice of Hearings; Review of Decision

Prior to the suspension or revocation of a license or the imposition of a monetary penalty as provided in Section 24:1-54, the taxicab license holder and the taxicab driver shall be given written notice of the charge and shall be given a hearing before the Taxicab Commission. The taxicab license holder and the taxicab driver may be represented by legal counsel. The decision of the Director, upon consideration of the recommendation of the Taxicab Commission, shall be subject to appeal to the Business Administrator. All such hearings, appeals and decisions shall not be unduly delayed.

24:1-54. Civil Penalties.

(a) All taxicab licenses issued under this chapter may be suspended pending a hearing before the Taxicab Commission or, after hearing, revoked or suspended or a monetary penalty imposed not to exceed \$250.00 by the Director after review of the Recommendations of the Taxicab Commission, if the licensee:

- (1) Violated any of the provisions of this chapter;
- (2) Discontinued operations for more than 180 consecutive days;
- (3) Violated any other ordinance of the city or laws of the state of New Jersey or the United States, the violation of which reflect unfavorably on the fitness of the licensee to offer public transportation;
- (4) Knowingly permitting his licensed taxicab to be used for any illegal or immoral purposes.

July 16, 1975

(5) Violated any Rule or Regulation promulgated pursuant to this ordinance.

(b) All taxicab drivers' licenses issued under this chapter may be suspended pending a hearing, before the Taxicab Commission or, after hearing, revoked or suspended or a monetary penalty imposed not to exceed \$250.00 by the Director, after review of the decision of the Taxicab Commission, if the licensee:

(1) Violated any of the provisions of this chapter;

(2) Violated any other ordinance of the city or laws of the State of New Jersey or the United States, the violation of which reflects unfavorably on the fitness of the licensee to offer public transportation;

(3) Within the licensed year, has been found guilty of a high misdemeanor, misdemeanor or has knowingly permitted his taxicab to be used for any illegal or immoral purposes;

(4) Violated any Rule or Regulation promulgated pursuant to this ordinance.

(c) If the suspension pending a hearing under the provisions of paragraph "(b)" of this section is for failure or refusal to comply with the provisions of this chapter, such suspension shall not extend beyond a period of 20 days.

(d) Penalties imposed under this Article for any violation may be imposed on the holder of the taxicab license, the taxicab driver, or both.

#### Article 12. FALSE STATEMENTS; CRIMINAL PENALTIES

##### 24:1-55. False statements.

Any person who shall make false statements in any application for a license or in any record that he be required to maintain under this chapter shall be subject to penalties as provided in Section 24:1-54 and Section 24:1-56.

##### 24:1-56. Criminal Penalty.

(a) Any person who violates or permits, aids or abets the violation of any provision of this chapter shall, upon conviction thereof, be punished by a fine not exceeding \$200.00 or by imprisonment for a term not exceeding 90 days, or both. A separate offense shall be deemed committed on each day during or on which a violation occurs or continues.

(b) The penalty provided in paragraph (a) of this section shall be in addition to and not in lieu of penalties imposed under Section 24:1-54.

#### Article 13

##### 24:1-57. REMOVAL OF TAXICAB FROM SERVICE.

(a) Any taxicab licensed under this chapter may be removed from the streets by an inspector of the division of taxicabs after:

(1) The taxicab is found to be unsafe or in any way unsuitable for taxicab service, or otherwise in viola

July 16, 1975

45

tion of the provisions of sections 24:1-18 to 24:1-20 (a), both inclusive;

- (2) The taximeter has been discovered to be inaccurate as provided in section 24:1-24, or the taximeter seal has been broken in violation of section 24:1-24.

(b) If, within 60 days of the removal of the taxicab as provided in paragraph "(a)" of this section, the taxicab is not returned to service in full compliance with the provisions of this chapter, the director shall issue a complaint to the taxicab license holder and shall forward a copy of such complaint to the Taxicab Commission for appropriate action.

(c) Any taxicab licensed under this chapter shall be removed from service as a taxicab when such vehicle shall have attained the age of six years.

#### Article 14.

#### 24:1-58 RULES AND REGULATIONS; PRINTING.

(a) The Director upon the recommendation of the Taxicab Commission shall promulgate reasonable rules and regulations, not inconsistent with this chapter, to implement this chapter and to carry out its intent. Such rules and regulations shall be filed with the City Clerk.

(b) The Director upon the recommendation of the Taxicab Commission shall cause said promulgated rules and regulations together with this chapter to be printed and distributed to all the holders of licenses under this chapter.

Section 2. This ordinance take effect upon final passage and publication and in accordance with the laws of the state of New Jersey.

Section 3. Any existing ordinance or part thereof, inconsistent with this ordinance is hereby repealed.

The City Clerk noted the ordinance had been changed in Section 24:1-5 (a) to read "upon review by the Taxicab Commission", a change which is not substantive and therefore does not require further publication.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. DON C. CLARK, PRESIDENT, NEWARK TAXICAB ASSOCIATION, P. O. BOX 209, NEWARK, NEW JERSEY, spoke in opposition to this ordinance. He was opposed to many portions of the taxicab ordinance and urged the Council to contact the Port Authority with respect to problems with starters.

Councilman Tucker noted the City has limitations with respect to the Port Authority. Problems with respect to that agency must be handled within the Federal Courts. In conference with representatives of Port Authority, they indicated they would deal with

July 16, 1975

46

with the problem with respect to the starters and indicated it is the City's responsibility. The City is trying to seek legal clarification with respect to livery and limousine services. He felt the creation of the new agency is a to regulate and improve taxi services in the City and is not directed against any particular driver or owner.

President Harris stated it is not the desire of the Council to penalize good drivers. However, he noted the taxicab industry has created a "black eye" in the City of Newark compared with other cities throughout the country. He stated the many problems citizens endure with respect to taxis.

President Harris stated the Council is concerned with improving the image of cabs in the City of Newark even if it takes drastic action.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING MAYOR AND THE MAYOR'S OFFICE OF MANPOWER  
(COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO A CONTRACT WITH SELLIE RICHARDSON  
T/A INGA INVESTMENT CO., TO LEASE THE PREMISES KNOWN AS 45 BRANFORD PLACE, NEWARK, NEW  
JERSEY AT A TOTAL RENTAL OF \$4,000. TO BE PAID IN EQUAL MONTHLY INSTALLMENTS OF \$800.00

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the Municipal Council of the City of Newark hereby authorizes the Mayor and the Mayor's Office of Manpower (Comprehensive Manpower Delivery System) to enter into a contract with Sellie Richardson T/A Inga Investment Co., to lease Rooms #320 to 333 inclusive (3435 square feet) in premises known as 45 Branford Place, City of Newark.

Section 2. That the consideration which shall be paid for said space shall be \$4,000 for a period of five (5) months payable in equal monthly installments of \$800.00 commencing on June 1, 1975. Funds are available for this activity from CETA Title I.



July 16, 1975

Section 3. The funds to pay said consideration have been allocated in the current budget of the Mayor's Office of Manpower (Comprehensive Manpower Delivery System) to cover a period of leasing from June 1, 1975 to October 31, 1975 with an option to remain for an additional two (2) months at the same monthly rental.

Section 4. That a copy of the written final lease agreement shall be permanently filed with this Ordinance in the Office of the City Clerk by the Director of Manpower of the City of Newark upon passage of this Ordinance.

Section 5. This Ordinance shall take effect upon final passage and publication in accordance with the Laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

President Harris: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING R. O. 2:2-37 ET SEQ. "HUMAN RIGHTS COMMISSION" ESTABLISHING THE AFFIRMATIVE ACTION REVIEW COUNCIL WITHIN THE NEWARK HUMAN RIGHTS COMMISSION.

WHEREAS, the City of Newark under the police powers granted to it by the State, enacted Article II "Human Rights Commission" (R.O. 2:2-37) for the purposes of taking an official stance and affirmative action against continued racial, ethnic and other types of discrimination affecting the civil rights of the citizens of Newark; and

WHEREAS, there exists in the construction trade continued discriminatory practices which affect the ability of certain ethnic minorities to carry on a livelihood in the trade of their choice; and

WHEREAS, the City of Newark in conjunction with the State and Federal Governments is opposed to the granting of any contracts funded by local, state or federal monies in which discriminatory hiring practices can be shown; and

July 16, 1975

48 WHEREAS, R.O. 2:2-40 (9) empowers the Human Rights Commission to create such advisory committees and subcommittees of citizens as in its judgment will aid in effectuating the purposes of the Human Rights Commission.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK THAT:

1. The Affirmative Action Reveiw Council is hereby established as an operating sub-committee of the Newark Human Rights Commission.

2. The Affirmative Action Review Council shall consist of nine members to be appointed by the Mayor, subject to confirmation by the Municipal Council. Each member shall serve for a term of three years or until their successors shall be appointed and qualify except that of the original appointees, 3 of whom shall be appointed for a term of one year, 3 for a term of 2 years and 3 for a term of 3 years. All appointments to fill vacancies shall be for the unexpired term. The members shall serve without compensation.

3. As such sub-committee, the Affirmative Action Review Council shall be empowered to review all construction trade related contracts granted by the City of Newark to ensure full compliance with the Affirmative Action Plan.

4. There shall be a Compliance Officer charged with the duties of overseeing the implementation of the Affirmative Action Plan on all contracts awarded by the City of Newark.

5. Upon a finding of employment discrimination or non-compliance under the Affirmative Action Plan, the Affirmative Action Review Council shall inform the Human Rights Commission and the Corporation Counsel wherein the appropriate legal action will be taken.

6. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

July 16, 1975

6-Ph, S & F-d.

49

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF CHIEF CLERK, DIVISION OF SEWERS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefore," (6S&Fbi) adopted November 22, 1966 and amendments thereto be and the same is hereby amended by creating the following title, title code, annual minimum salary and annual maximum salary, therefore, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Clerk, Division of Sewers 101100	\$ 9,567	\$ 11,628

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed,

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED

July 16, 1975

50

NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR DATA CONTROL CLERK AND CASE COORDINATOR, MUNICIPAL COURTS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor", adopted November 22, 1966, (6S&Fq) and amendments thereto, be and the same is hereby amended by creating the title, the minimum and maximum salary and code therefor, to wit:

(c) Municipal Courts

<u>POSITIONS</u>		<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Case Coordinator	06-023.50	\$ 12,209	\$ 14,848.
Data Control Clerk	13-016	6,798	8,264.

Section 2. All ordinances or parts of ordinances which are inconsistent herewith, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO A CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH THE SALVATION ARMY, IRONBOUND BOY'S CLUB TO LEASE PROPERTY LOCATED AT 138 CLIFFORD STREET, IN THE CITY OF NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID PROPERTY FOR TERM OF ONE (1) YEAR, COMMENCING JUNE 10, 1975 AND ENDING JUNE 9, 1976 AT A RENTAL OF \$1.00 FOR ENTIRE TERM)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

July 16, 1975

51

Section 1. The Director of the Department of Health & Welfare is hereby authorized to enter into a contract on behalf of the City of Newark with the Salvation Army, Ironbound Boy's Club, to lease approximately 6,000 square feet of space on the ground floor of premises located at 138 Clifford Street, Newark, New Jersey.

Section 2. The Director of Health & Welfare is hereby authorized to lease said property for the term of one (1) year, commencing June 10, 1975 and ending June 9, 1976 at a rental of \$1.00 for the entire term.

Section 3. Funds to pay such consideration shall be from the budget of the Newark Office of Elderly Affairs.

Section 4. A copy of the proposed lease is attached hereto.

Section 5. A duly executed copy of the written final lease agreement shall be permanently filed with this Ordinance in the Office of the City Clerk by the Director of Health & Welfare.

Section 6. This Ordinance shall take effect upon passage and publication, and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE ESTABLISHING THE SALARY OF THE DIRECTOR, DIVISION OF WELFARE," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AS AMENDED AND SUPPLEMENTED. (TO INCLUDE PROVISION FOR ADDITIONAL COMPENSATION UNDER CERTAIN CONDITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled, "An ordinance establishing the salary of the Director, Division of Welfare," adopted November 22, 1966, (6S&Fu) and amendments and supplements thereto be and the same is amended by adding the following paragraph:

July 16, 1975

52

Section 4. That the Director, Division of Welfare may receive additional compensation from Federal and State Grant Funds for financial services rendered to Grant programs effective as of the passage date of this ordinance, as long as such compensation is for services provided beyond the required hours of work (30 hours per week) and provided such compensation is at the same hourly rate of the employee's salary as established by salary ordinance for the title of Director, Division of Welfare. Such hours for compensation shall be submitted on prescribed payroll time-keeping forms for the time worked and shall not exceed ten (10) hours per week. The total salary, from all sources, shall not exceed twenty-four (24) thousand dollars per year.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeases are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE REPEALING AN ORDINANCE ENTITLED, 'AN ORDINANCE ESTABLISHING SALARY FOR THE MAYOR OF THE CITY OF NEWARK NEW JERSEY,' (6-S & F-f) ADOPTED OCTOBER 2, 1974, AND ALSO ESTABLISHING SALARY FOR THE MAYOR OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-h) ADOPTED JANUARY 16, 1975. (TO FREEZE THE SALARY OF THE MAYOR UNTIL NOVEMBER 5, 1977)

WHEREAS, an Order was entered in the matter of John F. Donato v. Newark Municipal Council, et. al., Superior Court of New Jersey, Chancery Division, Essex County, Docket No. 337-74 on April 7, 1975 declaring Ordinance 6S & Fh adopted on January 16, 1975 null and void as written; and

July 16, 1975

53

WHEREAS, by the same Order the Court granted the City of Newark the option of amending Ordinance 6S & Fh in accordance herewith or alternatively of submitting the pay increase granted to the Mayor by Ordinance 6S & Ff adopted on October 2, 1974 to the voters in a referendum; and

WHEREAS, the said Order of the Court is presently being appealed to the Superior Court of New Jersey, Appellate Division.

NOW THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That an Ordinance entitled, "An Ordinance Repealing an Ordinance entitled, 'An Ordinance Establishing Salary for the Mayor of the City of Newark, New Jersey,' (6-S & F-f) adopted October 2, 1974, and also establishing salary for the Mayor of the City of Newark, New Jersey," (6-S & F-h) adopted January 16, 1975 be and is hereby amended to include the following:

"Section 5. Unless and until the Order of the Court dated April 7, 1975 in the matter of Donato v. Newark Municipal Council, et. al., Superior Court of New Jersey, Chancery Division, Docket No. 337-74, is reversed on appeal, then the City of Newark shall pass no Ordinance granting any pay increase for the Mayor until November 5, 1977".

2. That all Ordinances or parts of Ordinances inconsistent herewith be and the same are hereby repealed.

3. That this Ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE REPEALING AN ORDINANCE ENTITLED, 'AN ORDINANCE ESTABLISHING THE SALARY OF THE MUNICIPAL COUNCIL OF THE

July 16, 1975

54  
CITY OF NEWARK, NEW JERSEY, ' (6-S & F-m) ADOPTED OCTOBER 2, 1974," (6-S & F-i) ADOPTED  
JANUARY 16, 1975. (TO FREEZE THE SALARY OF MEMBERS OF THE MUNICIPAL COUNCIL UNTIL  
NOVEMBER 5, 1977)

WHEREAS, an Order was entered in the matter of  
John F. Donato v. City of Newark Municipal Council, et. al.,  
Superior Court of New Jersey, Chancery Division, Essex County,  
Docket No. 337-74, on April 7, 1975 declaring Ordinance 6S & Fi  
adopted on January 16, 1975 null and void as written; and

WHEREAS, by the same Order the Court granted the City  
of Newark the option of amending Ordinance 6S & Fi in accordance  
herewith or alternatively of submitting the pay increase granted  
to the members of the Municipal Council by Ordinance 6S & Fm adopted  
on October 2, 1974 to the voters in a referendum; and

WHEREAS, the said Order of the Court is presently being  
appealed to the Superior Court of New Jersey, Appellate Division.

NOW THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL  
OF THE CITY OF NEWARK, NEW JERSEY:

1. That an Ordinance entitled, "An Ordinance Repealing an Ordinance  
entitled, 'An Ordinance Establishing the Salary of Members of the Municipal  
Council of the City of Newark, New Jersey,' (6-S & F-m) adopted October 2, 1974,"  
(6-S & F-i) adopted January 16, 1975 be and it is hereby amended to include the  
following:

"Section 5. Unless and until the Order of the Court  
dated April 7, 1975 in the matter of Donato v. City of Newark  
Municipal Council, et. al., Superior Court of New Jersey,  
Chancery Division, Docket No. 337-74, is reversed on appeal, then  
the City of Newark shall pass no Ordinance granting any pay in-  
crease for the members of the Municipal Council until November  
5, 1977."

2. That all Ordinances or parts of Ordinances in-  
consistent herewith be and the same are hereby repealed.

3. That this Ordinance shall take effect upon final  
passage and publication in accordance with the laws of the  
State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to  
approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on  
second reading and final passage was made by Councilman Bottone, seconded by Councilman  
Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

No: Councilman Tucker,

President Harris: The yeses are eight and the noes are one. This ordinance  
having been read on two separate days and having achieved the vote required by the  
statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor



July 16, 1975

for his approval or disapproval.

55

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AGREEMENTS WITH THE NEWARK HOUSING AUTHORITY FOR THE PURPOSE OF ACQUISITION AND DISPOSITION IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the Housing Authority of the City of Newark be and is hereby designated, constituted, authorized and empowered to act as the acquisition and disposition agency in and for the City of Newark and throughout the limits thereof for the purpose only of carrying out acquisition and disposition functions and activities pursuant to the requirements of the agreements described in Section 2 of this Ordinance.

Section 2. That the Mayor is hereby authorized to enter into the Acquisition and the Disposition agreements with the Housing Authority of the City of Newark for the provision of various services required pursuant to the Housing and Community Development Act of 1974 aforesaid. Copies of said agreements are annexed hereto and made a part hereof.

Section 3. An executed copy of said contracts shall be filed with the Office of the City Clerk by the Mayor.

Section 4. This Ordinance shall take effect after final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage:

July 16, 1975

56

AN ORDINANCE APPROVING THE GRANTING OF A CERTAIN CONSTRUCTION EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

(Pequannock Pipeline Right-of-Way)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage:

AN ORDINANCE APPROVING THE GRANTING OF A CERTAIN SANITARY SEWER EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

(Pequannock Pipeline Right-of-Way)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES FOR CONSIDERATION.

President Harris called for ordinances for consideration.

6-S & F-m.

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance adopted by the Municipal Council May 21, 1975 and rejected by the Mayor May 23, 1975)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

HEARINGS OF CITIZENS.

57

The following speakers addressed the Municipal Council with respect to the shortage of housing in the City of Newark.

- 6-HC-a.      MS. ELISE MALLOY, 611 HIGH STREET, NEWARK, NEW JERSEY.
- 6-HC-b.      MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.
- 6-HC-j.      MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

The following speakers addressed the Municipal Council with respect to supplying funds to keep Tri-City Health Project going. They pointed out this project has been a great assistance to the people in the City.

- 6-HC-c.      MS. LORETTA LAWRENCE, 729 SOUTH 19TH STREET, NEWARK, NEW JERSEY.
- 6-HC-d.      MS. CHARLESETTA WARD, 12 RIVERVIEW COURT, NEWARK, NEW JERSEY.
- 6-HC-e.      MS. MARY BATTLE, 88 - 19TH AVENUE, NEWARK, NEW JERSEY.
- 6-HC-f.      MS. SARAH E. BUNDLEY, 691 SOUTH 18TH STREET, NEWARK, NEW JERSEY.
- 6-HC-g.      MS. BRUNHILDA HERNANDEZ, 297 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.
- 6-HC-i.      MS. YOLANDA GARY, 680 SOUTH 20TH STREET, NEWARK, NEW JERSEY.

Councilman Tucker pointed out the Council had met with Director of Health and Welfare Buford and Acting City Health Officer Waller and the problem is that state aid funds have terminated. If the State does not approve funds, there are explicit limitations.

Councilman Tucker added, Councilman Allen and he are to meet with Director Buford and Dr. Waller to attempt to find a solution to this problem.

Councilman Allen added the Members of the Council are aware of the problems being created and he hoped that the meeting with Director Buford and Dr. Waller next week will find some ways and means to continue the services until the City receives definite information what the State will do with respect to health funds for the City.

- 6-HC-h.      MRS. ARLENE HENRY, 122 OSBORNE TERRACE, NEWARK, NEW JERSEY, questioned what the duties of the Affirmative Action Council are and registered complaints with respect to lack of services throughout the City. Mrs. Henry cited one construction company should do the demolitions instead of spending all the money being appropriated.

Councilman Tucker replied the Affirmative Action Council basically deals with assuring minority representation on construction throughout the City.

Councilman Allen noted the City is running into many problems with respect to demolition of buildings. If there were one contractor, buildings would never be demolished.

July 16, 1975

58

Councilman Carrino said he is aware of the many problems raised by the speaker, and urged her cooperation in contacting the Board of Freeholders to raise her objections with respect to County Parks.

RESOLUTIONS AND MOTIONS.

A motion to consider Resolution 7-R-cg on this Calendar at this time was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk called for further bids based upon Resolution 7-R-f, adopted June 18, 1975, acknowledging receipt of offer from Kingsland Drum and Barrel Co., Inc. to lease .58 acres of Potter's Field, Block 5090, Lot 5, for \$125. per month. This offer was advertised and the date for leasing was established for this date.

There were no further bids for leasing this property.

A motion to close the bidding and accept the offer from Kingsland Drum and Barrel Co., Inc., was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg. The City Clerk then presented RESOLUTION ACCEPTING BID OF KINGSLAND DRUM AND BARREL CO., INC. TO LEASE .58 ACRES OF POTTER'S FIELD, BLOCK 5090, LOT 5, FOR \$125. PER MONTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Resolution 7-R-dq on this Calendar at this time was made by Councilman Allen, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dq. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO EXTEND CONTRACT FROM JULY 1, 1975 TO AUGUST 4, 1975 WITH NEWARK DAY CARE COUNCIL WHEREIN NEWARK DAY CARE

July 16, 1975

59

COUNCIL WILL PROVIDE COMPREHENSIVE CHILD CARE SERVICES TO THE COMPREHENSIVE MANPOWER DELIVERY SYSTEM FOR SUM NOT TO EXCEED \$12,600.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-a. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AN AGREEMENT WITH THE HOUSING DEVELOPMENT AND REHABILITATION CORPORATION FOR CONSULTING SERVICES AND TO OPERATE THE HOME IMPROVEMENT/ CERTIFIED AREA PROGRAM FOR THE PERIOD JUNE 18, 1975 THROUGH APRIL 30, 1976 AND RATIFYING THE PERIOD MAY 1, 1975 TO JUNE 18, 1975; THE TOTAL CONTRACT COST IS \$589,496.75 WHICH HAS BEEN BUDGETED IN THE MODEL CITIES/PLANNED VARIATIONS AND THE HOUSING COMMUNITY DEVELOPMENT PROGRAMS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mayor's Policy and Development Office Executive Director Dennison, Housing Development and Rehabilitation Corporation Executive Director Michael Galdo and Consultant Oliver Lofton met with the Council June 2, 1975)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b. RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE CONTRACT WITH M. D. OPPENHEIM AND COMPANY, FOR PROFESSIONAL SERVICES WITH RESPECT TO THE AUDIT OF THE DEMOLITION BY CONTRACT, FOR \$4,147.; COST OF PROFESSIONAL SERVICES TO BE PAID BY MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to request of

July 16, 1975

60

Municipal Comptroller that in the future, all resolutions authorizing audit contracts to be awarded to firms which have not offered the lowest cost proposal should be sent for approval to the governing body accompanied by a complete justification for the award, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk called for further bids based upon Resolution 7-R-cr, adopted June 18, 1975, acknowledging receipt of offer from Dock's Bar and Grill in Newfoundland, New Jersey, to lease a parcel of property totalling approximately .25 acres owned by City of Newark within the Township of West Milford, New Jersey and consisting of all of Lot 36A, Block 568 on the West Milford Map, minimum rental shall be \$600. This offer was advertised and the date for leasing was established for this date.

There were no further bids for leasing this property.

A motion to close the bidding and accept the offer from Dock's Bar and Grill in Newfoundland, New Jersey, was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c. The City Clerk then presented RESOLUTION ACCEPTING BID OF DOCK'S BAR AND GRILL IN NEWFOUNDLAND, NEW JERSEY, TO LEASE A PARCEL OF PROPERTY TOTALLING APPROXIMATELY .25 ACRES OWNED BY CITY OF NEWARK WITHIN THE TOWNSHIP OF WEST MILFORD AND CONSISTING OF ALL OF LOT 36A, BLOCK 568 ON THE WEST MILFORD MAP, FOR \$600.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE CONTRACT WITH ROBERT SPELMAN, CERTIFIED PUBLIC ACCOUNTANT, FOR PROFESSIONAL ACCOUNTING AND BOOKKEEPING SERVICES FOR THE HOUSING AND COMMUNITY DEVELOPMENT PROGRAM, SHALL BE LIMITED TO \$29,600. AND NO ADDITIONAL CITY FUNDS WILL BE REQUIRED. (CITY OF NEWARK RECEIVED APPROVAL FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR A GRANT OF \$19,410,000.)

July 16, 1975

61

(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-2 (6a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen Giuliano, James, Tucker.

No: Councilmen Allen, Bottone, Carrino, Martinez, Villani, President Harris.

A motion to table this resolution was made President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilmen James, Tucker.

7-R-e.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACTS

TOTALLING \$136,350. FOR OFFICIAL TOWING SERVICES IN FOUR DISTRICTS OF CITY. FOUR HIGHEST BIDDERS, FOR A PERIOD OF THREE (3) YEARS, BEGINNING JULY 1ST, 1975 AND ENDING JUNE 30TH, 1978, INCLUSIVE, WITH PAT'S TOWING-\$30,750., MONROE KURMANS-SOUTH-\$45,000., B AND C TOWING-EAST-\$30,600. AND DENTE BROTHERS-WEST-\$30,000., IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; MONIES RECEIVED BY THE CITY PURSUANT TO CONTRACT TOTALS DESCRIBED SHALL BECOME PART OF THE GENERAL FUNDS OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e-1.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH

B AND C TOWING, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES FOR A PERIOD OF THREE (3) YEARS, BEGINNING JULY 1, 1975 TO JUNE 30, 1978 IN THE EAST DISTRICT OF THE CITY OF NEWARK FOR \$10,200. PER YEAR, IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; MONIES RECEIVED BY THE CITY SHALL BECOME PART OF GENERAL FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled June 30, 1975)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

7-R-e-2.

62

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH MONROE KURMANS TRI STATE TOWING, INC., HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES FOR A PERIOD OF THREE (3) YEARS, BEGINNING JULY 1, 1975 TO JUNE 30, 1978 IN THE SOUTH DISTRICT OF THE CITY OF NEWARK FOR \$15,000. PER YEAR, IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; MONIES RECEIVED BY CITY SHALL BECOME PART OF GENERAL FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled June 30, 1975)

A motion to adopt the resolution was made Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e-3.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH PAT'S TOWING, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES FOR A PERIOD OF THREE (3) YEARS, BEGINNING JULY 1, 1975 TO JUNE 30, 1978 IN THE NORTH DISTRICT OF THE CITY OF NEWARK FOR \$10,250. PER YEAR, IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; MONIES TO BE RECEIVED BY THE CITY SHALL BECOME PART OF GENERAL FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled June 30, 1975)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e-4.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH DENTE BROTHERS TOWING, HIGHEST RESPONSIBLE BIDDER, FOR OFFICIAL TOWING SERVICES FOR A PERIOD OF THREE (3) YEARS, BEGINNING JULY 1, 1975 TO JUNE 30, 1978 IN THE WEST DISTRICT OF THE CITY OF NEWARK FOR \$10,000. PER YEAR, IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; MONIES RECEIVED BY THE CITY SHALL BECOME PART OF GENERAL FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled June 30, 1975)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



July 16, 1975

63

7-R-f.            EMERGENCY RESOLUTION APPROPRIATING \$116,267.52, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, PAYMENT TO OTHER AGENCIES, TO PROVIDE FUNDS FOR REIMBURSEMENT TO STATE OF NEW JERSEY, DIVISION OF HEALTH FOR CERTIFIED HEALTH SERVICES UNEXPENDED FUNDS AND UNALLOWABLE COSTS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.            RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH ROBERT TREAT COUNCIL, BOY SCOUTS OF AMERICA, TO OPERATE A PRIVATE SECTOR ON-THE-JOB TRAINING PROGRAM UNDER THE COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM OF \$27,269. (SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Tucker indicated he would resign from the Boy Scouts of America because of possible conflict of interest.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

Not Voting: Councilman Tucker.

7-R-h.            EMERGENCY RESOLUTION APPROPRIATING \$116,500., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, MAINTENANCE OF EQUIPMENT AND FACILITIES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James.

No: Councilmen Carrino, Martinez, Tucker, Villani, President Harris.

7-R-i.            RESOLUTION REQUESTING THE STATE DIVISION ON AGING OF THE DEPARTMENT OF COMMUNITY AFFAIRS TO DESIGNATE THE CITY OF NEWARK AS A PLANNING AND SERVICE AREA FOR AGED SERVICES THROUGH THE AUSPICES OF THE NEWARK OFFICE OF ELDERLY AFFAIRS.

(Copy of resolution and correspondence submitted to each Member of the Council)

July 16, 1975

64

A motion to table this resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.      RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITION OF BUILDINGS, AS SPECIFIED IN ATTACHED SCHEDULE I, TOTTALLING \$97,995 WITH STONY WRECKERS, INC.-6 BUILDINGS-\$17,211., PETER JUZEYK EXCAVATING CO., INC-8 BUILDINGS-\$23,400., WILLIAM M. YOUNG & CO., INC.-3 BUILDINGS-\$3,521., LIVINGSTON CONSTRUCTION CORP.-1 BUILDING-\$1,095., FMA DEMOLITION & CONSTRUCTION-27 BUILDINGS-\$43,618., GRAFTON CONSTRUCTION COMPANY-2 BUILDINGS-\$6,350. AND INTERSTATE WRECKING CO., INC.-1 BUILDING-\$2,800., LOWEST RESPONSIBLE BIDDERS, IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM THE SAFE AND CLEAN STREETS PROGRAM BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.      RESOLUTION AMENDING RESOLUTION 7-R-h, MARCH 20, 1974, "RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT AWARDED TO THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO MANAGE NEWARK'S PEQUANNOCK WATERSHED HOLDINGS IN MORRIS, PASSAIC AND SUSSEX COUNTIES IN THE STATE OF NEW JERSEY, AS STATED IN ATTACHED CONTRACT, SCOPE OF SERVICES. (\$75,000. APPROPRIATED IN 1974 NEWARK BUDGET TO MEET OPERATING EXPENSES OF CORPORATION DURING 1974) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)," BY INCREASING THE AMOUNT TO \$250,000. WHICH HAS BEEN APPROPRIATED IN 1975 WATER UTILITY-WATER SUPPLY BUDGET, CODE 7414.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.      RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH BRENNER DESK AND DESIGN, INC., 330 WASHINGTON STREET, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-2; OFFICE PARTITIONS FOR FIFTH FLOOR (WEST SIDE), 2 CEDAR STREET, NEWARK, FOR \$10,080., IN ACCORDANCE WITH THEIR

July 16, 1975

65

PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED FOR BY DEPARTMENT OF RECREATION AND PARKS,  
DIVISION OF RECREATION MAINTENANCE, DEPARTMENT 06, DIVISION 03, ACCOUNT NO. 7104.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Tucker, Villani,  
President Harris.

No: Councilman James.

Not Voting: Councilman Allen.

7-R-m. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF  
CITY OF NEWARK WITH BRYAN CONSTRUCTION COMPANY INCORPORATED, 171 RIVER ROAD, NORTH  
ARLINGTON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS GENERAL CONSTRUCTION FOR GATEWAY II BRIDGE, NEWARK, NEW JERSEY, CONTRACT NO. 74-11-01; CAPITAL BUDGET  
PROJECT NUMBER 42/47-73 FOR \$711,000. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS  
FURTHER AUTHORIZING THE DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO  
FULFILL THE GOALS OF THIS PROJECT IN AN AMOUNT NOT TO EXCEED TOTAL OF \$2,500., FUNDS FOR  
THIS CONTRACT HAVE BEEN PROVIDED FOR BY BOND ORDINANCE 6-S & F-d, APRIL 17, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled June 30, 1975)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

No: Councilmen Carrino, Tucker.

7-R-n. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT  
WITH ST. MICHAEL'S MEDICAL CENTER FOR AMBULATORY HEALTH SERVICES AT GLADYS E. DICKINSON  
HEALTH CENTER FOR PERIOD FROM JULY 1, 1975 TO DECEMBER 31, 1975; MAXIMUM AMOUNT TO BE  
PAID BY CITY UNDER SAID CONTRACT IS \$111,375. WHICH HAS BEEN BUDGETED IN 1974 HOUSING  
AND COMMUNITY DEVELOPMENT ACT FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING  
PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING  
OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

July 16, 1975

66

7-R-o. RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO SUBMIT APPLICATION TO ENTER INTO AGREEMENTS WITH, AND TO ACCEPT AND EXPEND FUNDS IN THE AMOUNT OF \$38,000.00 FROM THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT UNDER THE MINORITY WORK-STUDY PROGRAM ESTABLISHED WITHIN THE COMPREHENSIVE PLANNING ASSISTANCE GRANT PROGRAM, SECTION 701 OF THE HOUSING ACT OF 1954 (68 STAT. 640; U.S.G. 461) (CITY OF NEWARK SHALL BE RESPONSIBLE FOR PROVIDING 1/3 MATCH SHARE IN IN-KIND SERVICES EQUIVALENT TO \$19,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p. EMERGENCY RESOLUTION APPROPRIATING \$30,981., DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, SALARIES AND WAGES, TO PROVIDE FUNDS FOR SOCIAL CASEWORKER (3)- \$24,792. AND WATCHMAN (1)-\$6,189.; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

7-R-q. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH START-UP CORPORATION WHEREIN SAID CORPORATION WILL PROVIDE TRAINING SERVICES TO APPROXIMATELY 35 PARTICIPANTS IN THE FIELD OF ELECTRONIC ASSEMBLY FOR SUM NOT TO EXCEED \$87,500., SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-r.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NEWARK SKILLS CENTER WHICH WILL PROVIDE SERVICES TO THE COMPREHENSIVE MANPOWER DELIVERY SYSTEM FOR SUM NOT TO EXCEED \$318,202.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE, ON BEHALF OF CITY OF NEWARK TO ENTER INTO CONTRACTS FOR PROVISION OF NEWARK'S MULTIPHASIC DRUG TREATMENT PROGRAM WITH ADDICTION SERVICES-\$204,000., C.U.R.A., INC.-RESIDENTIAL-\$100,000., C.U.R.A., INC.-OUT-PATIENT-\$67,600., HOUSE OF INSIGHT-\$197,200., INTEGRITY-RESIDENTIAL-\$160,000., INTEGRITY-OUT-PATIENT-\$54,400., MT. CARMEL GUILD-\$40,800., NEW WELL-\$74,800. AND SOUL HOUSE-\$115,600.; TOTAL ESTIMATED OPERATING BUDGETS FOR PERIOD JUNE 25, 1975 TO JUNE 24, 1976 IS \$1,014,400. AND SHALL BE FUNDED FROM NATIONAL INSTITUTE OF DRUG ABUSE (N.I.D.A.) GRANTS 80% AND 1974 HOUSING AND COMMUNITY DEVELOPMENT ACT 20%. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELARE TO ACCEPT GRANT IN AMOUNT OF \$1,074,400. (80%) FOR CONTINUATION OF NEWARK MULTIPHASIC DRUG TREATMENT PROGRAM FROM JUNE 25, 1975 TO JUNE 24, 1976. (20% REQUIRED MATCH FOR THIS GRANT \$268,600. HAS BEEN BUDGETED IN 1974 HOUSING AND COMMUNITY DEVELOPMENT ACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

July 16, 1975

68  
7-R-u.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, MULTIPHASIC DRUG TREATMENT, \$1,074,400.; ITEM AVAILABLE FROM NEW JERSEY  
DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

Not Voting: Councilman Carrino.

7-R-v.

RESOLUTION AMENDING RESOLUTION 7-R-bx, MAY 21, 1975, "RESOLUTION AUTHORIZING  
MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK  
WITH FIREMEN'S UNION," BY DELETING WORDS FROM PARAGRAPH B, ARTICLE IX, "THERE SHALL BE  
NO PYRAMIDING OF HOLIDAY PAY IN 1976."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani,  
seconded by President Harris and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-w.

RESOLUTION AMENDING RESOLUTION 7-R-bw, MAY 21, 1975, "RESOLUTION AUTHORIZING  
MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT, ON BEHALF OF CITY OF NEWARK,  
WITH PROFESSIONAL FIRE OFFICERS ASSOCIATION, LOCAL 1860, INTERNATIONAL ASSOCIATION OF  
FIRE FIGHTERS, A.F.L.-C.I.O." BY DELETING WORDS FROM PARAGRAPH B, ARTICLE 7.01, "THERE  
SHALL BE NO PYRAMIDING OF HOLIDAY PAY IN 1976."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone,  
seconded by Councilman Allen and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT FROM  
NEW JERSEY STATE DEPARTMENT OF HEALTH IN THE AMOUNT OF \$483,300. TO CONTINUE THE WOMEN,  
INFANTS AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM (WIC) FROM JULY 1, 1975 TO SEPTEMBER  
30, 1975; NO CITY FUNDS ARE REQUIRED FOR THIS GRANT.

July 16, 1975

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled June 30, 1975)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE IN THE AMOUNT OF \$118,309.20, REPRESENTING '74 - '75 ACCRUED FUNDS TO CONTINUE CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM (CLPPC) FROM JULY 1, 1975 TO OCTOBER 31, 1975; CITY MATCHING FUNDS REQUIRED FOR THIS GRANT ARE IN THE FORM OF IN-KIND SERVICES.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled June 30, 1975)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT FROM ACTION IN THE AMOUNT OF \$76,287. TO CONTINUE THE RETIRED SENIOR VOLUNTEER PROGRAM (RSVP) FOR ONE YEAR COMMENCING JUNE 30, 1975 TO JUNE 29, 1976; CITY'S CONTRIBUTION TO THIS GRANT IS IN FORM OF IN-KIND SERVICES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AGREEMENT WITH HOUSING DEVELOPMENT AND REHABILITATION CORPORATION EXTENDING THE EXISTING AGREEMENT FOR A THREE MONTH PERIOD COMMENCING MAY 1, 1975 AND ENDING JULY 31, 1975 TO CLOSE OUT THE HOUSING DEVELOPMENT AND REHABILITATION CORPORATION MODEL CITIES/PLANNED VARIATIONS GRANT; AMENDED AGREEMENT TO INCLUDE ADMINISTRATIVE COSTS IN THE AMOUNT OF \$92,586. WHICH HAS BEEN BUDGETED IN COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301 PL-93-383); NO ADDITIONAL CITY FUNDS ARE REQUIRED TO SUPPORT THIS EXTENSION AND AMENDMENT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING

July 16, 1975

70

PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-15 (1) (a); AUTHORIZING ADVERTISING  
OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled June 30, 1975)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION CONCURRING IN REQUEST OF SAMUEL KLEIN AND COMPANY, EXTERNAL AUDITOR  
FOR THE CITY OF NEWARK, FOR AN ADDITIONAL EXTENSION OF THE FILING DATE OF THE 1974 AUDIT.

(Copy of resolution and correspondence submitted to each Member of the Council)

President Harris stated it is a pathetic situation that an extension of time must be requested because of the incompetence of certain City people who are being well paid who are not capable of performing their duties.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTALLING \$14,024.50  
TO INDIVIDUALS ON ANNEXED EXHIBIT "A", BY REASON OF CASH OVERPAYMENTS, SENIOR CITIZEN  
ALLOWANCES FOR THE YEARS 1972, 1973 AND 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$2,403.05 PAYABLE  
TO NATIONAL INDEMNITY COMPANY UPON RECEIPT OF THE NECESSARY DOCUMENTATION INDICATING THAT  
THE JUDGMENT IN THIS MATTER HAS BEEN SATISFIED FOR ALLEGED ASSAULT AND BATTERY AGAINST  
FREDERICK MORGAN JOHNSON BY THREE UNIDENTIFIED NEWARK POLICE OFFICERS. (TRIED IN ESSEX  
COUNTY SUPERIOR COURT AND JUDGMENT RETURNED AGAINST THE CITY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



July 16, 1975

71

7-R-be.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$12,600. PAYABLE TO LENA TATZ, WIDOW AND JACOBSON AND SILVERMAN, ESQS., HER ATTORNEYS, UPON BEING ADVISED BY THE CORPORATION COUNSEL THAT ALL NECESSARY DOCUMENTS IN DISCHARGE OF THIS CLAIM HAVE BEEN EXECUTED BY THE PETITIONER WHEREIN CHARLES TATZ, DECEASED, SUSTAINED A COMPENSABLE HEART ATTACK WHILE PERFORMING DUTIES AS FOOD AND DRUG INSPECTOR FOR CITY OF NEWARK ON OCTOBER 6, 1972. (WORKMEN'S COMPENSATION DEPENDENCY CLAIM WAS FILED BY CHARLES TATZ'S WIDOW)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$8,500. PAYABLE TO YETTE TELESNICK, WIDOW AND JACOBSON AND SILVERMAN, ESQS., HER ATTORNEYS, UPON BEING ADVISED BY THE CORPORATION COUNSEL THAT ALL NECESSARY DOCUMENTS IN DISCHARGE OF THIS CLAIM HAVE BEEN EXECUTED BY THE PETITIONER WHEREIN ISADORE M. TELESNICK SUFFERED A COMPENSABLE HEART ATTACK AS A RESULT OF WORK EFFORT WITH THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER DRAFT IN SUM OF \$5,000. PAYABLE TO JULIA LUCIANO, NICHOLAS LUCIANO AND WILLIAM J. TAMBURRI, ESQ., 20 EVERGREEN PLACE, EAST ORANGE, NEW JERSEY, FOR INJURIES SUSTAINED TO JULIA LUCIANO WHO WAS A PASSENGER ON BUS OWNED BY TRANSPORT OF NEW JERSEY WHICH WAS TRAVELLING ON HIGH STREET AND STRUCK A POTHOLE. (SUIT INSTITUTED IN SUPERIOR COURT - TRANSPORT OF NEW JERSEY - \$5,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

7-R-bh.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$10,761.04 MADE PAYABLE TO EAGLE MORTGAGE CORPORATION AND LEWIS J. WEINSTEIN, ATTORNEY, UPON RECEIPT OF NECESSARY RELEASES AND DOCUMENTATION INDICATING JUDGMENT IN THIS MATTER HAS BEEN SATISFIED FOR DAMAGES DUE TO WRONGFUL DEMOLITION OF PREMISES 640 BERGEN STREET. (TRIED IN SUPERIOR COURT OF NEW JERSEY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-bi.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$73.48 TO ABRAHAM GOLDBERG, 6 BUCKINGHAM ROAD, WEST ORANGE, NEW JERSEY, FOR PAYMENT OF PARKING LOT FEE FOR PROPERTY AT 325-355 UNIVERSITY AVENUE WHICH WAS ACQUIRED BY THE NEWARK HOUSING AUTHORITY. (\$196. PER YEAR, FIVE MONTHS UNOCCUPIED LESS 10% or \$8.17; totalling sum \$73.48)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION DESIGNATING THE INTERSECTION OF LYONS AVENUE AND DEWEY STREET AS A BUS STOP, ALONG LYONS AVENUE, BEGINNING AT THE WESTERLY CURBLINE OF DEWEY STREET AND EXTENDING 110 FEET WESTERLY THEREFROM, PURSUANT TO SECTION 39:4-197, TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION CANCELLING WATER-SEWER CHARGES TOTALING \$46,952.87, ON PROPERTIES CITY-OWNED AND/OR OBTAINED TITLE THROUGH IN-REM FORECLOSURE, AS PER ATTACHED LIST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

7-R-bl. RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR CENTRAL WARD URBAN RENEWAL PROJECT NJ R-32 (THIRD AMENDMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm. RESOLUTION AMENDING RESOLUTION 7-R-bu, MAY 1, 1974, "RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE BARGAIN AND SALE DEED WITH COVENANTS, APPROVED AS TO FORM BY CORPORATION COUNSEL FOR PROPERTIES SOLD ON APRIL 11, 1974 'WEST WARD-HO' ON ATTACHED SCHEDULE A, TOTTALLING \$188,500. " BY CHANGING THE SUCCESSFUL BIDDER FROM PAUL HOLMAN AND YO WALLU CUBU TO PAUL HOLMAN, SUCCESSFUL BIDDER, PREMISES 50 AND 52-54 NEWARK STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn. RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTIES AT 545 AND 549 BERGEN STREET, 191 AVON AVENUE, AND 20 AND 16 CHADWICK AVENUE, BLOCK 2658, LOTS 15, 17, 22, 31 AND 33; AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, TAPE RECORDER - OFFICE OF THE MAYOR (MUNICIPAL COURT) AND APPROXIMATELY 75 JUNK BATTERIES - DIVISION OF MOTORS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

7-R-bp.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS

74

IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF ENGINEERING, SALARIES AND WAGES, OTHER SALARIES AND WAGES, FROM ENGINEERING AIDE TO PRINCIPAL ENGINEER; TO ACCOMMODATE THE NEED TO IMPLEMENT VARIOUS MANDATORY PROMOTIONS. THE NET EFFECT OF THIS ACTION WILL BE A REDUCTION IN HEAD COUNT OF 1.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS

IN 1975 CITY OF NEWARK BUDGET, MUNICIPAL DEBT SERVICE, FROM INTEREST ON NEW BONDS TO INTEREST ON NOTES; ADOPTED BUDGET FOR INTEREST ON NEW BONDS AND INTEREST ON NOTES ASSUMED A SALE OF BONDS DURING THE FIRST HALF OF 1975 FISCAL YEAR. DUE TO MARKET CONDITIONS FOR NEW BOND SALES, BOND ANTICIPATION NOTES WILL HAVE TO REMAIN OUTSTANDING LONGER THAN ANTICIPATED, ADDING TO INTEREST COST ON NOTES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO MORRIS, ISADORE AND

WILLIAM SHAIMAN, SUM OF \$860., EXCESS PAYMENT OF TAXES FOR TAX YEAR 1974, PREMISES 189-193 WEST BIGELOW STREET, BLOCK 2693, LOT 30, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO JAYDEE REALTY COMPANY,

SUM OF \$1,411.50, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 19 EAST ALPINE STREET, BLOCK 2784, LOT 33, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

July 16, 1975

75

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO RULIN ASSOCIATES, INC.,  
SUM OF \$418.44, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972 AND 1973, PREMISES 236-238  
HIGH STREET, BLOCK 43, LOT 48, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE  
STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO E & L BATTERY & IGNITION  
CO., SUM OF \$1,464.54, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972 AND 1973, PREMISES  
26-30 WILLIAM STREET, BLOCK 94, LOT 3, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF  
THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO WESTOVER REALTY CORP.,  
SUM OF \$6,905.80, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1974, PREMISES 17-19 WILLIAM  
STREET, BLOCK 57, LOT 1, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE.  
(FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM 535 CENTRAL  
AVENUE CORP., A CORPORATION OF NEW JERSEY, OWNER OF PREMISES 535 CENTRAL AVENUE, BLOCK  
1856, LOT 35, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 16, 1975

76

7-R-bx.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM NICHOLAS HOOLKO AND IRENE A. HOOLKO, HIS WIFE, OWNERS OF PREMISES 76-78 HILLSIDE AVENUE, BLOCK 2674, LOT 42, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM KENNETH KENNEDY, UNMARRIED, OWNER OF PREMISES 427 BELMONT AVENUE, BLOCK 2694, LOT 48, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GERALDINE SMITH, CLERK-TYPIST, ADMINISTRATION, BUSINESS ADMINISTRATOR'S OFFICE, FOR PERIOD BEGINNING JUNE 19, 1975 AND ENDING DECEMBER 10, 1975. (WORKING ON A FEDERAL PROJECT - FIRST LEAVE BEGAN JUNE 10, 1972)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GERALDINE SMITH, CLERK-TYPIST, ADMINISTRATION, BUSINESS ADMINISTRATOR'S OFFICE, FOR PERIOD BEGINNING DECEMBER 10, 1974 AND ENDING JUNE 10, 1975. (WORKING ON A FEDERAL PROJECT - FIRST LEAVE BEGAN JUNE 10, 1972)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CLEVELAND WHITE, SANITARY INSPECTOR, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, BUREAU OF FOOD AND DRUG, FOR PERIOD BEGINNING MAY 15, 1975 AND ENDING NOVEMBER 15, 1975.

(CONTINUE EMPLOYMENT WITH FEDERAL NEWARK POSTAL SERVICES - FIRST LEAVE BEGAN NOVEMBER 15, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO SAMUEL A. FRISCIA, CHIEF CLERK, DEPARTMENT OF PUBLIC WORKS, DIRECTOR'S OFFICE, FOR PERIOD BEGINNING JULY 1, 1975 AND ENDING DECEMBER 31, 1975. (DIRECTOR OF PUBLIC WORKS - FIRST LEAVE BEGAN JULY 1, 1970)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AGREEMENT BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND CITY OF NEWARK FOR IMPROVEMENT TO THE DOREMUS AVENUE BRIDGE OVER THE PENN CENTRAL AND LEHIGH VALLEY RAILROADS, PROJECT NUMBER M-6561 (001); FUNDING FOR SAID PROJECT SHALL BE SHARED BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND THE FEDERAL GOVERNMENT WITH NO CITY FUNDS BEING REQUIRED; FURTHER DESIGNATING DIRECTOR OF ENGINEERING AS CITY OFFICIAL RESPONSIBLE FOR ADMINISTERING THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH JOSLOFF INDUSTRIES, INC., 183 MEEKER AVENUE, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR GLASS AND PLEXIGLAS WINDOW REPAIRS, FOR ONE YEAR EFFECTIVE AUGUST 10, 1975 TO AUGUST 9, 1976, NOT TO EXCEED \$30,000.; IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, PUBLIC PROPERTY DIVISION OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

July 16, 1975

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 7-R-cf.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$440. MADE PAYABLE TO JOHN MACHIAVERNA AND RALPH B. SUSSMAN, ESQ., HIS ATTORNEY, UPON BEING ADVISED BY THE CORPORATION COUNSEL THAT ALL NECESSARY DOCUMENTS IN DISCHARGE OF THIS CLAIM HAVE BEEN EXECUTED BY THE PETITIONER FOR COMPENSABLE INJURIES SUSTAINED TO JOHN MACHIAVERNA AS A RESULT OF AN ATTACK WHILE WORKING FOR THE CITY OF NEWARK - CITY HOSPITAL. (CLAIM FILED IN WORKMEN'S COMPENSATION COURT ON JANUARY 20, 1969, FOR 12% OF RIGHT ARM AND 3% OF TOTAL FOR HIS BACK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 7-R-cg.      RESOLUTION ACCEPTING BID OF KINGSLAND DRUM AND BARREL CO., INC. TO LEASE .58 ACRES OF POTTER'S FIELD, BLOCK 5090, LOT 5, FOR \$125. PER MONTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this Item, see Page 58 in the Minutes of this Meeting)

- 7-R-ch.      RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY COMMENDING ALVIN ATTLES, HEAD COACH OF THE GOLDEN STATE WARRIORS-CHAMPIONS OF THE NATIONAL BASKETBALL ASSOCIATION, FOR OUTSTANDING LEADERSHIP QUALITIES AND EXEMPLARY PERFORMANCE AS A PROFESSIONAL SPORTS COACH.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 7-R-ci.      RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AGREEMENT WITH THE CENTER FOR HUMAN RESOURCES PLANNING AND DEVELOPMENT ACCEPTING \$30,000. TO IMPLEMENT THE BORICUA AWARENESS PROGRAM FOR ONE YEAR, FROM JULY 1, 1975 TO JUNE 30, 1976; NO CITY FUNDS ARE NEEDED FOR THIS PROGRAM. (CITY OF NEWARK WISHES TO IMPROVE COMMUNICATIONS BETWEEN ITS EMPLOYEES AND THE HISPANIC RESIDENTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



July 16, 1975

7-R-cj.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEW JERSEY STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES TO CONTRIBUTE TO NEW JERSEY STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES 25% OF COST OF PROVIDING CHILDHOOD DAY CARE SERVICES AT BABYLAND, PROVIDED THAT STATE ADD REMAINING 75% OF SAID COST TO SAID 25%; ESTIMATED AMOUNT TO BE PAID UNDER CONTRACT IS \$37,855.25 WHICH HAS BEEN BUDGETED IN 1974 HOUSING AND COMMUNITY DEVELOPMENT ACT FUNDS FOR PERIOD JULY 1, 1975 TO MARCH 31, 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE CONTRACT WITH HOSPITAL AND HEALTH PLANNING COUNCIL OF METROPOLITAN NEW JERSEY, INC. FOR PERIOD MAY 1, 1975 TO DECEMBER 31, 1975 ACCEPTING \$21,200. TO HELP DEFRAY THE COST OF MAINTAINING CITY COMPREHENSIVE HEALTH PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cl.

RESOLUTION RATIFYING CONTRACT WITH JEWISH COMMUNITY FEDERATION OF METROPOLITAN NEW JERSEY FOR PROVISION OF ITS FACILITY AT 59 ROSS STREET FOR TERM OF JUNE 12, 1975 TO JUNE 30, 1975 TO PROVIDE NUTRITIONAL AND SOCIAL SERVICES TO ITS SENIOR CITIZEN POPULATION; NO COMPENSATION PAID TO THE CONTRACTOR. (CONTRACT AWARDED PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-3)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cm.

RESOLUTION RATIFYING CONTRACT WITH DAUGHTERS OF ISRAEL PLEASANT VALLEY HOME FOR PROVISION OF CATERING SERVICES OF KOSHER MEALS FOR TERM OF JUNE 12, 1975 TO JUNE 30, 1975; CONTRACTOR SHALL RECEIVE A TOTAL OF \$2,040. OF TITLE VI FUNDS DERIVED FROM GRANT AWARDED BY DEPARTMENT OF COMMUNITY AFFAIRS, STATE DIVISION ON AGING; NO MATCHING CITY FUNDS ARE REQUIRED. (CONTRACT AWARDED PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-3)

July 16, 1975

80

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NISHITH PATEL FOR PROVISION OF SPECIAL PROJECT IN RESEARCH, PLANNING AND EVALUATION FROM JULY 21, 1975 TO SEPTEMBER 26, 1975; MAXIMUM AMOUNT TO BE PAID UNDER CONTRACT IS \$1,600. WHICH HAS BEEN BUDGETED IN 1975 PLANNING GRANT FROM HEALTH AND HOSPITAL COUNCIL OF METROPOLITAN NEW JERSEY. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and failed of adoption by the following votes:

Yes: Councilmen James, Martinez, Tucker, President Harris.

No: Councilmen Allen, Bottone, Carrino, Giuliano, Villani.

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Villani, President Harris.

No: Councilmen James, Martinez, Tucker.

7-R-co-1.

RESOLUTION DESIGNATING AND AUTHORIZING THE NEWARK ECONOMIC DEVELOPMENT CORPORATION TO ACT AS AN AUTONOMOUS AGENCY TO PROMOTE, ENCOURAGE AND ASSIST THE INDUSTRIAL, COMMERCIAL AND ECONOMIC DEVELOPMENT IN THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH NEWARK ECONOMIC DEVELOPMENT CORPORATION FOR THE PURPOSE OF CONTINUING THE PROJECT KNOWN AS THE NEWARK ECONOMIC DEVELOPMENT CORPORATION; CONTRACT PROVIDES FOR PAYMENT OF \$100,000. WHICH HAS BEEN BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATIONS PURSUANT TO FUNDING UNDER THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (USC 5301 PL-93-383) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

July 16, 1975

81

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani.

Not Voting: Councilman Bottone, President Harris.

7-R-cp. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH CONSOLIDATED LAUNDRIES, 35 HIGH STREET, NEWARK, ONLY RESPONSIBLE BIDDER, FOR LAUNDRY SERVICES FOR EMERGENCY MEDICAL SERVICES FOR ONE YEAR EFFECTIVE AUGUST 1, 1975 TO AUGUST 1, 1976 FOR \$5,700.; TOTAL AMOUNT SHALL BE PAID FROM 1975 HEALTH DEPARTMENT OPERATING BUDGET, ACCOUNT 250.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, NEWARK SCHOLARSHIP FUND, \$125,000.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF COMMUNITY DEVELOPMENT (DCA).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the availability of funds, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr. RESOLUTION ACCEPTING FINAL BID FOR PURCHASE OF CITY-OWNED PROPERTY KNOWN AS BLOCK 892 AND ALL THE ROADBED OF ELDER PLACE, NEWARK, NEW JERSEY, BASED UPON RESOLUTION 7-R-e, ADOPTED JUNE 24, 1975, TURNKEY PROPOSALS, INC., \$10,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cs. RESOLUTION AMENDING RESOLUTION 7-R-dn, JUNE 12, 1973, PROPOSED 1973 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1973 CAPITAL BUDGET PROJECT 123/455-73-MANUAL FIRE ALARM EQUIPMENT-\$200,000. (ALTERATIONS-ALL SCHOOLS OWNED AND LEASED BY THE BOARD OF EDUCATION); PROJECT 123/457-73-NEW ADDITION AND REHABILITATION WILSON AVENUE SCHOOL-\$160,000.;

July 16, 1975

82

PROJECT 122/458-73-ACQUISITION TO PROPERTY-ST. BENEDICT'S PARK SITE-\$300,000. AND PROJECT 123/459-73-REHABILITATION WORK TO 14TH AVENUE SCHOOL-\$114,172.; TOTALLING \$774,172.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ct.

RESOLUTION AUTHORIZING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF BOARD OF SCHOOL ESTIMATE FOR PREPARATION OF ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR CONSIDERATION OF MUNICIPAL COUNCIL FOR CAPITAL PROJECT NO. 123/455-73-MANUAL FIRE ALARM EQUIPMENT ALTERATIONS-\$200,000. (ALL SCHOOLS OWNED AND LEASED BY THE BOARD OF EDUCATION); CAPITAL BUDGET PROJECT NO. 123/457-73-NEW ADDITION AND REHABILITATION WILSON AVENUE SCHOOL-\$160,000.; CAPITAL BUDGET PROJECT NO. 122/458-73-ACQUISITION OF PROPERTY-ST. BENEDICT'S PARK SITE-\$300,000. AND CAPITAL BUDGET PROJECT NO. 123/459-73-REHABILITATION WORK TO 14TH AVENUE SCHOOL-\$114,172. TOTALLING \$774,172.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cu.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, CONSUMER ACTION PROJECT, \$125,000.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS (DCA).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the availability of funds, was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cv.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS ON BEHALF OF CITY OF NEWARK TO EXECUTE CONTRACT WITH THE CITY OF ELIZABETH FOR SALE OF WATER FOR A FIVE (5) YEAR PERIOD BEGINNING JANUARY 1, 1975 AND ENDING DECEMBER 31, 1979 AT A PRICE OF \$237.50 PER MILLION GALLONS OR AN INCREASE RETROACTIVELY TO JANUARY 1, 1975 OF 25%.

(Copy of resolution and correspondence submitted to each Member of the Council)

July 16, 1975

83

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cw.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION, PLANNING AND REVIEW, \$49,813.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF COMMUNITY DEVELOPMENT (DCA)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the availability of funds, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cx.      RESOLUTION ACCEPTING DEED FROM BOARD OF EDUCATION OF THE VOCATIONAL SCHOOLS IN THE COUNTY OF ESSEX, STATE OF NEW JERSEY, A PUBLIC EDUCATIONAL INSTITUTION, FOR THE NOMINAL CONSIDERATION OF \$1.00 CONVEYING IN FEE FOR THE PURPOSE OF WIDENING WICKLIFFE STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cy.      RESOLUTION AMENDING RESOLUTION 7-R-a, APRIL 16, 1975, "RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH BRENNER DESK & DESIGN INC., 330 WASHINGTON STREET, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR CONTRACT NO. 74-12-03; OFFICE PARTITIONS FOR THE FIFTH FLOOR OF #2 CEDAR STREET, NEWARK, NEW JERSEY, DEPARTMENT OF FINANCE FOR \$33,500., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDS PROVIDED IN DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTIONS, ACCOUNT 74-17," BY CHANGING SOURCE OF FUNDS TO 1974 RESERVE FUNDS - OFFICE OF MAYOR, DIVISION OF CIVIL DEFENSE-\$4,800., DEPARTMENT OF ADMINISTRATION, DIVISION OF BUSINESS ADMINISTRATOR, ACCOUNT NO. 7104-\$6,178., DEPARTMENT OF ADMINISTRATION, DIVISION OF BUSINESS ADMINISTRATOR, ACCOUNT NO. 7417-\$380., DEPARTMENT OF FINANCE, DIVISION OF DATA

July 16, 1975

84 PROCESSING-\$3,350., DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTION-\$7,715., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY-\$2,720., DEPARTMENT OF PUBLIC WORKS, DIVISION OF TRAFFIC AND SIGNALS-\$5,330. AND DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS-\$3,027.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President.

7-R-cz. RESOLUTION AMENDING RESOLUTION 7-R-o, APRIL 2, 1975, "RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH MAX BLAU & SONS INC., 89 MARKET STREET, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR CONTRACT NO. 74-11-03, OFFICE PARTITIONS AND CARRELS FOR THE FOURTH FLOOR, #2 CEDAR STREET, NEWARK, DEPARTMENT OF HEALTH AND WELFARE, FOR \$8,197.50 IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDING FOR AFORESAID PROJECT HAS BEEN PROVIDED FOR BY THE DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTIONS, ACCOUNT NO. 74-17," BY CHANGING SOURCE OF FUNDS TO 1974 RESERVE FUNDS - DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH-\$1,585., DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS-\$4,673. AND DEPARTMENT OF ENGINEERING, DIVISION OF DEMOLITION-\$1,939.50.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-da. RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY WHEREIN COLLEGE OF MEDICINE AND DENTISTRY WILL REIMBURSE CONTRACTORS FOR THE EMPLOYMENT OF MINORITY TRAINEES FOR AMOUNT NOT TO EXCEED \$300,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONSTRUCTION CRAFT TRAINING PROGRAM CONDUCTED BY NEWARK CONSTRUCTION TRADES TRAINING CORPORATION TO THE SUBCONTRACTOR)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-db.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT

WITH BERNARD M. MC GLONE, TO SERVE AS FISCAL CONSULTANT TO THE MAYOR'S OFFICE OF MANPOWER AT A RATE OF \$100. PER DAY, FOR SUM NOT TO EXCEED \$23,700.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I (RESOLUTION 7-R-cl, JUNE 18, 1975) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, President Harris.

Not Voting: Councilmen Giuliano, Villani.

7-R-dc.

RESOLUTION AUTHORIZING PUBLIC AUCTION OF SALE OF NUMEROUS CITY-OWNED PROPERTIES

NOT REQUIRED FOR GOVERNMENTAL PURPOSES, ON AUGUST 1, 1975 AT 11:00 A. M., AT MILITARY PARK BUILDING, 20 PARK PLACE, NEWARK, PURSUANT TO N.J.S.A. 40A:12-13 (a), AND AUTHORIZING ADVERTISING OF EXHIBIT A AND NOTICE OF FURTHER MEETING AUGUST 6, 1975, AT WHICH TIME THE MUNICIPAL COUNCIL WILL ACCEPT OR REJECT BIDS AS PROVIDED BY LAW.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dd.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH COMPUTER SCIENCES

CORPORATION FOR PROVIDING DATA PROCESSING SERVICES, SUPPLIES AND SYSTEM DEVELOPMENT BEGINNING AUGUST 1, 1975 AND CONTINUING UNTIL JULY 31, 1978, SUBJECT TO AN ANNUAL APPROPRIATION BEING MADE BY THE GOVERNING BODY; FUNDS FOR THE REMAINDER FISCAL YEAR 1975 SHALL COME OUT OF THE DATA PROCESSING BUDGET OF THE DEPARTMENT OF FINANCE, NOT TO EXCEED \$1,397,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 48A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Corporation Counsel Buck, Deputy Director of Finance Howard and representatives of Computer Sciences Corporation met with the Council July 14, 1975)

(Business Administrator Walls and Director of Finance Grexa met with the Council July 15, 1975)

July 16, 1975

86

Councilman Tucker stated this is a serious problem for the Council. Council is not talking about an original contract but about the complete take over of a Municipal Division unprecedented by any other municipality. No other major City with a population in excess of over 300,000 has ever taken such a step.

Councilman Tucker stated the Council is aware that their Data Processing Section needs a tremendous amount of improvement. He felt another factor that must be considered is the figures submitted to Council for its consideration. In 1972 there was an increase in Data Processing of 42% because we purchased an additional computer. In 1973 there was a 81% increase in hardware. In 1974 a 56% increase in hardware and personnel. He felt the Council should be aware that this is not a contract which is to be considered on an annual basis, since all the staff within the Data Processing Division will actually become, if they so choose to do so, employees of Computer Science Corporation, after the contract has been signed. The City of Newark will not have any Data Processing personnel on its payroll.

Councilman Tucker also raised the factor that no other company bid on this concept and no other company was involved in the process.

He felt the City may be placed in an awkward position as the City will no longer have a Data Processing staff and we will be placed in an unfair position to negotiate future contracts.

Councilman Tucker questioned the validity of the Blue Ribbon Panel which recommended this action and questioned if this panel was a rubber stamp of the City Administration.

Councilman Tucker said he is not completely satisfied that facilities management is the best alternative at this point. He noted the Finance Director had come to the Council requesting appropriations for a Fiscal Accountability System into which the City placed a great deal of money and we are now talking about a defunct accountability system.

He felt in the last 18 months the City has wasted over a million dollars in dealing with federal funds and municipal taxpayers money on this Fiscal Accountability System.

Councilman Tucker further questioned that part of the contract which relates to the City's liability for new taxes being paid for the corporation.

Councilman Tucker felt the City requires further study and independent review of its entire fiscal operation.

Councilman Tucker opined Administration is creating a crisis in relation to this problem to influence Council's decision.



July 16, 1975

87

He felt the Council has an obligation to explore all means to resolve this problem prior to giving away a division presently within the City Government.

Councilman James said he has not fully come to a decision; however, he is aware the Data Processing Division of the City has been poorly run and the City is fiscally irresponsible. He felt there is no Fiscal Accountability System whatsoever.

Councilman James pointed out we have spent a million dollars employing Touche Ross and other agencies and we have spent millions of dollars for computer systems without any notable results.

He felt the Computer Sciences Corporation should receive serious consideration and it is not a case of Administration ramming anything down our throats.

(Councilman James left the meeting at 6:45 P. M. and wished to be recorded voting in the affirmative on this motion)

Councilman Martinez stated he is in favor of deferment as he would like a little more time to study this contract. It is obvious that the City needs a change in its Data Processing System.

He felt the present system is chaotic and if something is not done soon perhaps the present system will not even be able to put out a payroll.

He felt this contract should be studied a little more closely since we are talking about millions of dollars of taxpayers money.

Councilman Martinez stated he understands Computer Sciences Corporation would retain all existing employees who are competent and incompetent ones would be relieved, which he agrees with.

Councilman Martinez said he was impressed with the presentation made by Computer Sciences Corporation and felt a few more weeks to study the program is not too much to ask.

Councilman Carrino noted Councilman Tucker has covered many of the questions in the Council's minds. He felt the City has certain choices. We can go on as we are now; we can let an outside company come in and take everything out and ship us the work or go to a Facilities Management System, a totally new concept for a computer data systems company managing our entire operation and be responsible for same.

With respect to Councilman Tucker's remarks that no other major city has tried this approach, he felt perhaps by opening the door this might improve the image of the City of Newark.

Councilman Carrino pointed out the incompetence of the present system and felt perhaps if the operation is taken over by Computer Sciences Corporation it will give the present employees an incentive to accomplish something.

July 16, 1975

He stated he will go along with the deferment and he thinks the Council should make its decision within the next three weeks.

Councilman Tucker questioned, "if higher salaries are being promised for current employees, who will pay for it?" He said the prime consideration is whether Municipal Government can function.

Councilman Tucker said he is more concerned about the City of Newark than Computer Sciences Corporation. He felt the way this situation was developed, no other contractor had an opportunity to bid.

Councilman Allen stated Council has been discussing this thing at length. It was discussed in conference yesterday for three hours and what the Council is doing is simply debating among themselves.

He felt what the Council should be discussing is what is good for the City and what is bad for the City. He pointed out the Council has not been able to come up with any alternative.

Councilman Allen said the time may come when we may have to contract all of the City's work.

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-de. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE, ON BEHALF OF CITY OF NEWARK, TO ENTER INTO CONTRACT WITH HEALTH EXAMINETICS, INC., FOR PROVISION OF SERVICES PURSUANT TO NEWARK'S MULTIPHASIC DRUG TREATMENT PROGRAM; TOTAL ESTIMATED OPERATING BUDGET FOR PERIOD OF CONTRACT, FROM AUGUST 1, 1975 TO JULY 31, 1976 IS \$136,160. AND SHALL BE FUNDED FROM 1974 HOUSING AND COMMUNITY DEVELOPMENT ACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-df.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO ENTER INTO AGREEMENT

WITH ESSEX COUNTY PARK COMMISSION WHEREIN DEPARTMENT OF RECREATION AND PARKS SHALL PAY TO ESSEX COUNTY PARK COMMISSION SUM OF \$5,000. AS ITS SHARE OF EXPENSE FOR THE SUMMER CONCERT SERIES; FUNDS FOR THIS CONTRACT HAVE BEEN BUDGETED IN CURRENT FISCAL BUDGET OF DEPARTMENT OF RECREATION AND PARKS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

7-R-dg.

RESOLUTION AUTHORIZING FORECLOSURE BY SUMMARY PROCEEDINGS, IN-REM, FOR

APPROXIMATELY 700 PROPERTIES, AS PROVIDED IN IN-REM TAX FORECLOSURE ACT (1948) R. S. 54:5-104.29 ET SEQ., ELIGIBLE TAX SALE CERTIFICATES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

7-R-dh.

RESOLUTION RESCINDING RESOLUTION 7-R-cq, ADOPTED JUNE 18, 1975; FURTHER

AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACTS FOR FURNISHING MEALS FOR SPECIAL FOOD SERVICE PROGRAM FOR CHILDREN (SUNUP) WITH SEVEN (7) LOWEST RESPONSIBLE BIDDERS TO PROVIDE MEALS AT INDICATED UNIT PRICES FOR 33 DAYS COMMENCING JULY 17, 1975 AND ENDING SEPTEMBER 1, 1975 FOR A TOTAL OF \$974,075.34; FURTHER RATIFYING CONTRACT BETWEEN BUSINESS ADMINISTRATOR AND SEVEN (7) VENDORS FOR FURNISHING SAID MEALS FOR SUNUP FOR PERIOD FROM JUNE 30, 1975 TO JULY 16, 1975 FOR TOTAL AMOUNT OF \$354,209.48; SAID MONIES TO BE PAID FROM GRANT FUNDS TO BE RECEIVED FROM NEW JERSEY STATE DEPARTMENT OF EDUCATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

7-R-di.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH CITY

FIRE EQUIPMENT COMPANY, 604 FERRY STREET, NEWARK, ONLY RESPONSIBLE BIDDER, FOR RECHARGING, RETESTING AND REPAIRING FIRE EXTINGUISHER, AIR TANKS AND AQUA LUNGS AS SHOWN ON CONTRACT SCHEDULE, NOT TO EXCEED \$3,500. IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; SAID

July 16, 1975

90

AMOUNT SHALL BE PAID FROM VARIOUS DEPARTMENTS 1975 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

7-R-dj.

RESOLUTION DESIGNATING CEDAR STREET AS A WESTBOUND, ONE-WAY STREET AND PROHIBITING LEFT TURNS TO NORTHBOUND TRAFFIC ON BROAD STREET AT ITS INTERSECTION WITH CEDAR STREET FOR PERIOD OF NINETY DAYS FROM DATE OF APPROVAL OF RESOLUTION BY THE STATE DEPARTMENT OF TRANSPORTATION; FURTHER DEPARTMENT OF ENGINEERING PREPARE AND SUBMIT PROPER ORDINANCES TO SUPPLEMENT TITLE 23 OF THE REVISED ORDINANCES OF CITY OF NEWARK BY ADDING THERETO SAID REGULATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

(President Harris left the meeting 7:00 P. M.)

(Councilman Giuliano assumed the Chair as Acting President)

The City Clerk called for further bids based upon Resolution 7-R-cs, adopted June 18, 1975, acknowledging receipt of offer from Craigmear Corporation, to lease approximately 10 acres of City-owned property within the Township of Rockaway, with an option to lease an additional fifteen acres, located in Block 239, Lot 8-11, for a term of twenty years; \$2,500. for the first five years and \$5,000. per year thereafter, if additional fifteen acres are leased, rental shall be \$10,000. per year; further the lessee shall pay the City 3% of gross receipts of its business operation over \$300,000. and 5% of gross receipts over \$500,000. This offer was advertised and the date for leasing was established for this date.

There were no further bids for leasing this property.

A motion to close the bidding and accept the offer from Craigmear Corporation, was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-dk. The City Clerk then presented RESOLUTION ACCEPTING BID OF CRAIGMEUR CORPORATION TO LEASE APPROXIMATELY 10 ACRES OF CITY-OWNED PROPERTY WITHIN THE TOWNSHIP OF ROCKAWAY, WITH AN OPTION TO LEASE AN ADDITIONAL FIFTEEN ACRES, LOCATED IN BLOCK 239, LOT 8-11, FOR A TERM OF TWENTY YEARS; \$2,500. FOR THE FIRST FIVE YEARS AND \$5,000. PER YEAR THEREAFTER, IF ADDITIONAL FIFTEEN ACRES ARE LEASED, RENTAL SHALL BE \$10,000. PER YEAR; FURTHER THE LESSEE SHALL PAY THE CITY 3% OF GROSS RECEIPTS OF ITS BUSINESS OPERATION OVER \$300,000. AND 5% OF GROSS RECEIPTS OVER \$500,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-dl. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH GI GI'S KENNELS, 900 PASSAIC AVENUE, EAST NEWARK, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR ANIMAL SHELTER SERVICES (FOR ANIMALS PICKED UP BY THE CITY OF NEWARK, BUREAU OF DOG CONTROL), FOR PERIOD OF ONE (1) YEAR, EFFECTIVE SEPTEMBER 1, 1975 TO SEPTEMBER 1, 1976, AS SPECIFIED IN ATTACHED CONTRACT DOCUMENTS, FOR SUM NOT TO EXCEED \$21,000., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; SHALL BE PAID FROM DEPARTMENT OF HEALTH AND WELFARE TRUST FUND ACCOUNT 601.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Director of Health and Welfare Buford, Real Estate Officer Milano and Supervisor of Dog Control Dunn to meet with the Council at their pre-meeting conference August 5, 1975 to discuss this matter was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-dm. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITION OF BUILDINGS, AS SPECIFIED IN ATTACHED SCHEDULE 1, FOR TOTAL SUM OF \$67,617., LOWEST RESPONSIBLE BIDDERS, WITH PMA DEMOLITION & CONSTRUCTION-16 BUILDINGS-\$29,482., WILLIAM M. YOUNG & CO. INC.-5 BUILDINGS-\$27,160., PETER JUZEFYK EXCAVATING CO. INC.-2 BUILDINGS-\$4,700., GRAFTON CONSTRUCTION COMPANY-3 BUILDINGS-\$2,800., STONY WRECKERS, INC.-3 BUILDINGS-\$2,375. AND INTERSTATE WRECKING CO. INC.-1 BUILDING-\$1,100., IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; TOTAL AMOUNT SHALL BE PAID FROM SAFE AND CLEAN STREETS PROGRAM BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

July 16, 1975

92 A motion to adopt the resolution was made by Acting President Giuliano, seconded by Councilman Villani and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-dn.      RESOLUTION AMENDING RESOLUTION 7-R-dk, JUNE 18, 1975, "RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT IN AMOUNT OF \$994,207.10 FROM NEW JERSEY STATE DEPARTMENT OF EDUCATION TO OPERATE THE NEWARK SUMMER NUTRITION PROGRAM; CITY'S MATCHING SHARE FOR THIS GRANT WILL BE PROVIDED IN IN-KIND SERVICES TALLING \$248,551.77," BY AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT AN ADDITIONAL \$468,292.90 GRANTED BY THE NEW JERSEY STATE DEPARTMENT OF EDUCATION FOR NEWARK'S 1975 SUNUP, MAKING A GRAND TOTAL OF \$1,462,500.; CITY'S MATCHING SHARE FOR THIS GRANT WILL BE PROVIDED IN FORM OF IN-KIND SERVICES TALLING \$478,425.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-do.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH ESSEX COUNTY COLLEGE FOR PERFORMING A COLLEGE WORK STUDY PROGRAM FOR SUM NOT TO EXCEED \$18,134.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Acting President Giuliano.

Not Voting: Councilman Tucker.

7-R-dp.      EMERGENCY RESOLUTION APPROPRIATING \$12,000., OFFICE OF CITY CLERK AND MUNICIPAL COUNCIL, ELECTIONS - GENERAL AND PRIMARY; TO PROVIDE FUNDS FOR CIVILIAN COMPLAINT BOARD PETITIONS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

July 16, 1975

A motion to adopt the resolution was made by Councilman Bottone, <sup>93</sup>seconded by Councilman Allen and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, Tucker, Villani, Acting President Giuliano.

No: Councilmen Carrino, Martinez.

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-dq. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO EXTEND CONTRACT FROM JULY 1, 1975 TO AUGUST 4, 1975 WITH NEWARK DAY CARE COUNCIL WHEREIN NEWARK DAY CARE COUNCIL WILL PROVIDE COMPREHENSIVE CHILD CARE SERVICES TO THE COMPREHENSIVE MANPOWER DELIVERY SYSTEM FOR SUM NOT TO EXCEED \$12,600.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this Item, see Page 58 and 59 in the minutes of this meeting)

7-R-dr. EMERGENCY RESOLUTION APPROPRIATING \$400,000., UNCLASSIFIED PURPOSES, COMPENSATION AWARDS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Acting President Giuliano, seconded by Councilman Villani and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-ds. EMERGENCY RESOLUTION APPROPRIATING \$250,000., JUDGMENTS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Acting President Giuliano and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

July 16, 1975

7-R-dt.      RESOLUTION AUTHORIZING THE ESTABLISHMENT OF A "TOT-FINDERS" PROGRAM WITHIN THE  
94      CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-du.      RESOLUTION REQUESTING NEW JERSEY DEPARTMENT OF TRANSPORTATION TO EXECUTE CON-  
TRACT WITH A CONSULTING ENGINEERING FIRM TO RECONSTRUCT HAYNES AVENUE FROM FRELINGHUYSEN  
AVENUE TO ROUTE 1 & 9; MC CLELLAN STREET TO IMPROVE PROBLEM OF CLEARANCE AND FLOODING  
CONDITION AT MC CLELLAN STREET UNDERPASS; MEEKER AVENUE FROM FRELINGHUYSEN AVENUE TO  
ELIZABETH AVENUE AND CLAY STREET FROM BROAD STREET TO CITY'S CORPORATE BOUNDARY AT  
PASSAIC RIVER; FURTHER REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION GIVE  
CONSIDERATION TO NEWARK BASED ENGINEERING FIRMS IN SELECTING A CONSULTANT; DESIGNATING  
DIRECTOR OF ENGINEERING AS OFFICIAL CITY REPRESENTATIVE ON THIS PROJECT, AT NO COST TO  
THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Acting President Giuliano and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-dv.      EMERGENCY RESOLUTION APPROPRIATING \$24,077., OFFICE OF THE MAYOR AND AGENCIES,  
OFFICE OF ASSESSMENT, SALARIES AND WAGES, PRINCIPAL ASSISTANT ASSESSOR (3), TO PROVIDE  
FUNDS FOR THREE POSITIONS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Acting President Giuliano, seconded by Councilman Villani and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, Martinez, Villani, Acting President Giuliano.

No: Councilmen Carrino, Tucker.

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Acting President Giuliano and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano..



7-R-dw.

RESOLUTION RESCINDING RESOLUTION 7-R-d1, JUNE 18, 1975 "RESOLUTION REQUESTING

DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, NEWARK SUMMER NUTRITION PROGRAM FOR CHILDREN-1975 (SUNUP) \$994,207.10; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF AGRICULTURE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-dx.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES NEWARK HEALTH PLANNING AGENCY, \$21,200.; ITEM AVAILABLE FROM HOSPITAL AND HEALTH PLANNING COUNCIL OF METROPOLITAN NEW JERSEY (HHPC), NEWARK HEALTH PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-dy.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION

IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, RETIRED SENIOR VOLUNTEERS PROGRAM, \$76,287.; ITEM AVAILABLE FROM ACTION, RETIRED SENIOR VOLUNTEERS PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-dz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION

IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, NEWARK SUMMER NUTRITION PROGRAM FOR CHILDREN-1975 (SUNUP), \$1,462,500.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF AGRICULTURE.

(Copy of resolution and correspondence submitted to each Member of the Council)

96

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-ea. RESOLUTION RESCINDING RESOLUTION 7-R-z, ADOPTED JANUARY 3, 1975, "RESOLUTION AUTHORIZING THE MAYOR TO ENTER INTO CONTRACT WITH COLLEGE OF MEDICINE AND DENTISTRY WILL REIMBURSE CONTRACTORS AT RATE OF \$2.20 PER HOUR FOR EMPLOYMENT OF MINORITY TRAINEES, TOTAL AMOUNT NOT TO EXCEED \$300,000.; FUNDS AVAILABLE FROM COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II," AND CONTRACT ENTERED INTO TERMINATED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Acting President Giuliano, seconded by Councilman Tucker and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-eb. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, SAFE AND CLEAN NEIGHBORHOOD PROJECT, \$1,000,000.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS (DCA)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Acting President Giuliano and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-ec. RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK EXPRESSING PROFOUND SORROW AND REGRET UPON THE DEATH OF FORMER COUNCIL PRESIDENT JOHN A. BRADY.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-ed. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH COMMUNITY COOPERATIVE HEALTH SERVICES, INC. TO PROVIDE 1,654 PARTICIPANTS EXAMINATIONS TO COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR \$66,160. OR \$40. PER EXAMINATION. (SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I) (CONTRACT

AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A.40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the condition that copies of the malpractice insurance of participating physicians are attached to the contract and filed in the Office of the City Clerk was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-ee.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH TIMOTHY STILL HEALTH ORGANIZATION TO PROVIDE 295 PARTICIPANTS EXAMINATIONS TO COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM \$11,800. OR \$40. PER EXAMINATION. (SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A.

40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the condition that copies of the malpractice insurance of participating physicians are attached to the contract and filed in the Office of the City Clerk was made by Councilman Allen, seconded by Councilman Villani and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-R-ef.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH BROADWAY HEALTH GROUP WHEREIN BROADWAY HEALTH GROUP WILL PROVIDE 534 PARTICIPANT EXAMINATIONS TO THE COMPREHENSIVE MANPOWER DELIVERY SYSTEM FOR SUM OF \$21,360. OR \$40. PER EXAMINATION; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the condition that copies of the malpractice insurance of participating physicians are attached to the contract and filed in the Office of the City Clerk was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

July 16, 1975

MOTIONS.

7-M-a. Councilman Martinez presented "EMERGENCY RESOLUTION APPROPRIATING \$235,055., DEPARTMENT OF POLICE, SALARIES AND WAGES AND OTHER EXPENSES IN THE AMOUNT OF \$235,055. TO PROVIDE FUNDS FOR REINSTATEMENT OF TERMINATED POLICE OFFICERS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET."

Councilman Martinez stated we requested Administration to have this resolution drawn up and they sent us an opinion by Corporation Counsel Buck which stated "As requested, the Law Department has made a determination as to whether the rehiring of approximately 50 policemen constituted an emergency that would meet the requirements of N.J.S.A. 40A:4-46 which limits emergency appropriations to certain circumstances. No facts and circumstances have been brought to my attention that would constitute a present emergency that must be met to protect public safety. I assume that the same general situation exists today that existed when the positions were deleted from the budget. Therefore, an emergency appropriation would not meet the requirements of the statute mentioned above."

Councilman Martinez said they claim this is not an emergency situation. Yet on today's calendar there are emergency appropriations totalling \$940,000. of which \$260,000. was cut by the Municipal Council. He contacted Business Administrator Walls and Corporation Counsel Buck who indicated that because it did not meet an emergency situation, they would not sign the resolution.

City Clerk D'Ascensio called attention to the most recent issue of the Local Government Finance Services Bulletin in connection with emergency resolutions which states "the Division has found that emergency resolutions, whether they exceeded the 3% limitations or not, have been very minimal in stating the reason or condition which created the emergent condition. 'Please state the reason or condition in full as to the need of the emergency resolution;' the form is part of resolution with reference to N.J.S.A. 40A:4-48 in which category this emergency resolution falls. The total of an emergency resolution, which with prior resolutions does not exceed the 3% statutory limitation, does not require the approval of the Director of Local Government Services, but the form does state therein 'an emergency has arisen with respect to the subject matter and the reason or condition must be stated in full.' This is a requirement which the Local Government Services is going to insist be complied with."

Councilman Giuliano stated we have valid reasons that an emergency exists at this time. The people are in fear of walking the streets. There were thousands of crime victims in the City in 1974. What other valid reasons do you need? He felt in his estimation that is an emergency.

Councilman Carrino stated another factor that could be looked into was that during the course of the budget hearings last April and May, no one foresaw the economy rapidly going down and right now we are faced with a very high unemployment rate in the City of Newark, which would automatically make the crime rate take a jump. Police officers are handling 20 to 25 jobs a night. If that is not an emergency, then he does not know what constitutes an emergency. Some departments within the City of Newark are claiming equipment and supplies as an emergency. This is the utilization of people to safeguard the citizens of Newark and he thinks it is more of an emergency than supplies and equipment.

City Clerk D'Ascensio related that what you state might very well be taken as an emergency. Those are the facts the Division of Local Government Services want inserted in the resolution. Nowhere in this resolution does it state facts from which it determines an emergency exists so that it will enable the Division of Local Government Services to reach the same conclusion, that it is a true emergency. All it states is that an emergency has arisen. The resolution is not signed. Who is going to certify to the factual contents, to the legality and form?

Councilman Carrino questioned whether the Council has the right to institute resolutions and the City Clerk replied in the affirmative.

City Clerk D'Ascensio said all I can say to you is to issue a directive and if it is refused, then you engage private counsel to advise you whether what you are asking him to do is legal and take it from there.

Councilman Carrino questioned City Clerk D'Ascensio whether he was going to accept the resolution and City Clerk D'Ascensio replied he can't accept it because it is not signed as required by the Code.

A MOTION DIRECTING THE CITY CLERK TO REQUEST BUSINESS ADMINISTRATOR WALLS, CORPORATION COUNSEL BUCK AND DIRECTOR OF FINANCE GREXA TO SIGN "EMERGENCY RESOLUTION APPROPRIATING \$235,055., DEPARTMENT OF POLICE, SALARIES AND WAGES AND OTHER EXPENSES IN THE AMOUNT OF \$235,055. TO PROVIDE FUNDS FOR REINSTATEMENT OF TERMINATED POLICE OFFICERS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET," was made by the Council of the Whole and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-M-b. A MOTION TO REMOVE FROM THE TABLE "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN TITLES IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE ANALYST, RENT CONTROL BOARD)" AND DIRECTING THE CITY

July 16, 1975

100

CLERK TO PLACE THIS ORDINANCE ON THE AUGUST 6, 1975 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING, was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Martinez, Tucker, Villani, Acting President Giuliano.

No: Councilmen Bottone, Carrino.

7-M-c.

A MOTION COMMENDING THE BOARD OF PUBLIC UTILITIES COMMISSIONERS FOR INITIATING A SERIES OF PUBLIC HEARINGS TO CONSIDER WHETHER SENIOR CITIZENS SHOULD RECEIVE DISCOUNTS ON THEIR MONTHLY GAS AND ELECTRIC RATES, was made by Acting President Giuliano, seconded by Councilman Carrino and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-M-d.

Councilwoman Villani stated that while Members of the Municipal Council of the City of Newark attended the United States Conference of Mayors, which took place in Boston, Massachusetts, campaign announcements supporting the re-election of Mayor Kevin H. White were televised which portrayed the City of Newark as "dying".

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH MAYOR KEVIN H. WHITE OF BOSTON, MASSACHUSETTS TO BRING TO HIS ATTENTION THAT MEMBERS OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK WERE DISTURBED BY THE NEGATIVE REMARKS ABOUT THE CITY OF NEWARK MADE BY MAYOR WHITE IN A TELEVISED CAMPAIGN ANNOUNCEMENT, was made by the Council of the Whole and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

7-M-e.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH THE CENTRAL PLANNING BOARD TO EXPLORE THE FEASIBILITY OF A CHANGE IN THE ZONING ORDINANCE WITHIN THE CITY OF NEWARK RELATING TO C & D LIQUOR LICENSE, was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by Acting President Giuliano by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 16, 1975, ENCLOSING PROPOSED "ORDINANCE TO AUTHORIZE THE EXECUTIVE DIRECTOR OF CONSUMER ACTION TO EXECUTE CONTRACTS FOR THE LEASE OF PROPERTIES KNOWN AS 458 - 18TH

July 16, 1975

101

AVENUE, 760 CLINTON AVENUE AND 358 SOUTH ORANGE AVENUE ALL IN THE CITY OF NEWARK, NEW JERSEY FOR THE TOTAL CONSIDERATION OF \$9,900. WHICH HAS BEEN SET ASIDE IN THE OFFICE OF CONSUMER ACTION BUDGET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Item, see Ordinance 6-F-o, on Page 27 in the minutes of this meeting)

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 2, 1975, ENCLOSING PROPOSED "ORDINANCE REPEALING AN ORDINANCE ENTITLED 'AN ORDINANCE PROVIDING FOR THE VACATION OF HUNTERDON STREET AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE,' 6-S & F-e ADOPTED JUNE 4, 1975."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 2, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF HUNTERDON STREET AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-d. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 2, 1975, ENCLOSING PROPOSED "ORDINANCE REPEALING AN ORDINANCE ENTITLED 'AN ORDINANCE PROVIDING FOR THE VACATION OF A PART OF MULBERRY STREET, AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM THE PROPOSED NORTH LINE OF RAYMOND BOULEVARD TO THE NORTH LINE OF PARK STREET EAST,' 6-S & F-f, ADOPTED JUNE 4, 1975."

(Copy of ordinance and correspondence submitted to each Member of the Council)

July 16, 1975

102

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Acting President Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-e. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 2, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF A PART OF MULBERRY STREET, AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM THE PROPOSED NORTH LINE OF RAYMOND BOULEVARD TO THE NORTH LINE OF PARK STREET EAST."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Acting President Giuliano, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-f. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 2, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON FIRST STREET."

(First Street, east side, from Sussex Avenue to Dickerson Street, Monday through Friday, from 7:00 A. M. to 9:00 A. M. and 4:00 P. M. to 6:00 P. M.

First Street, east side, from Dickerson Street to West Market Street, Monday through Friday, from 4:00 to 6:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-g. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 2, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO



DELETE THE TITLE OF MANAGER, REAL ESTATE MAINTENANCE AND CREATE THE TITLE OF INSPECTOR, CITY-OWNED PROPERTY, AS PER CIVIL SERVICE CLASSIFICATION)."

(Inspector, City-owned Property \$12,209. - \$14,848.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration, per their request was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, President Giuliano.

8-h. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 7, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF AVON PLACE AS LAID OUT 55 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM ROSE STREET TO WAVERLY AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-i. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 7, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF BARCLAY STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM ROSE STREET TO WAVERLY AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-j. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 7, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM STRATFORD PLACE TO SOMERSET STREET."

July 16, 1975

104

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 7, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF LIVINGSTON STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM AVON AVENUE TO ROSE STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Acting President Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-l.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 7, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 2, ADMINISTRATION; CHAPTER 2, OFFICE OF THE MAYOR AND AGENCIES; ARTICLE 16, SENIOR CITIZENS COMMISSION OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO INCLUDE THE OFFICE OF ELDERLY AFFAIRS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 7, 1975, ENCLOSING PROPOSED "ORDINANCE APPROPRIATING IN THE AGGREGATE \$774,172 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

CAPITAL BUDGET PROJECT NO. 123/455-73

REMOVAL OF AND ALTERATIONS TO

EXISTING MANUAL FIRE ALARM

EQUIPMENT - ALL SCHOOLS

\$200,000

July 16, 1975

<u>CAPITAL BUDGET PROJECT NO. 123/459-73</u>	<u>REHABILITATION AND RECONSTRUCTION OF 14TH AVENUE SCHOOL</u>	
	<u>(PHASE 2)</u>	<u>\$114,172</u>
<u>CAPITAL BUDGET PROJECT NO. 123/457-73</u>	<u>REHABILITATION AND RECONSTRUCTION OF WILSON AVENUE SCHOOL</u>	<u>\$160,000</u>
<u>CAPITAL BUDGET PROJECT NO. 123/458-73</u>	<u>ACQUISITION OF PROPERTY - ST. BENEDICT'S PARK SITE FOR SCHOOL PURPOSES</u>	<u>\$300,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 6, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-n

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 7, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR TRAFFIC ENGINEER)."

(Traffic Engineer \$19,887. - \$24,172.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration, was made by Councilman Bottone, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

8-o.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 14, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE CITY OF NEWARK TO ACCEPT A DEED IN FEE, FROM THE BOARD OF EDUCATION OF THE VOCATIONAL SCHOOLS IN THE COUNTY OF ESSEX, STATE OF NEW JERSEY, FOR THE NOMINAL CONSIDERATION OF \$1.00 PER CERTAIN LANDS HEREINAFTER DESCRIBED FOR THE WIDENING OF WICKLIFFE STREET IN THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, AND STATE OF NEW JERSEY."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 6, 1975

July 16, 1975

100

Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from June 11, 1975 to July 3, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Rocco Church	6586 Amended
General Committee of St. Aloysius Roman Catholic Church	6590 Amended
St. Rose of Lima Church	6595 Amended
Congregation B'Nai Zion	6626 Amended
St. Michael's Merry Makers	6627 Amended
Anshe Luborowitz Sisterhood	6628 Amended
St. Rocco School - Parent Teachers Association	6664 Amended
Congregation Ahavas Sholom	6666 Amended
Congregation Chevra Anshe Lubovitz	6668 Amended
Sacred Heart Cathedral	6675 Amended
Central Ward Unit, Boys' Clubs of America, Inc.	6695 Amended
Broadway Unit of the Boy's Clubs	6696 Amended
South Ward Unit of Boys' Clubs of Newark	6697 Amended
Stella Wright Christian Community	6767 Amended
St. Stanislaus Roman Catholic Church	6789 Amended
Dominican Fathers	6796 Amended

July 16, 1975

BINGO LICENSES (Continued)

107

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Parent Association of St. Benedict's School	6855 Amended
Newark Aerie No. 44 FOE	6863

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Ladies Auxiliary of Club Espana, Inc.	6861
Church of Illumination	6862
Mt. Carmel Guild - Archdiocese of Newark	6864
Catholic Youth Organization - St. Michael's Parish	6865

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

ADJOURNMENT.

12. A motion to adjourn the meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, Acting President Giuliano.

This meeting adjourned at 7:50 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President



A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:30 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Joseph J. Granato, St. Lucy's Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Thomas McParland, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF MUNICIPAL COURT, PARTS ONE, TWO, FOUR, FIVE AND SIX, FOR THE MONTH OF JUNE, 1975.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF JUNE, 1975.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD JUNE 19, 1975.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

109

4-d.

The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JUNE 9, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD JUNE 18, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JUNE 18, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented AUDIT REPORT, TRI-CITY HEALTH ACTION PROJECT, FOR PERIOD NOVEMBER 1, 1974 THROUGH APRIL 30, 1975, SUBMITTED BY LUCAS, TUCKER & CO., CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and Staff study be made for report to the Council was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



- 4-h. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTHS OF MAY AND JUNE, 1975.

A motion to approve the Report of Contracts Awarded was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 4-i. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-32, FROM JUNE 23, 1975 TO JUNE 27, 1975 AND INDICATING NO PROPERTY ACQUISITIONS, FROM JUNE 30, 1975 TO JULY 4, 1975; AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-32, FROM JUNE 23, 1975 TO JUNE 27, 1975 AND INDICATING NO PROPERTY DEMOLITION FOR URBAN RENEWAL PROJECTS, FROM JUNE 30, 1975 TO JULY 4, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 4-j. The City Clerk presented AUDIT REPORT, SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH, FOR PERIOD JUNE 3, 1974 THROUGH SEPTEMBER 30, 1974, SUBMITTED BY THE MAYOR'S OFFICE OF MANPOWER.

(Copy submitted to each Member of the Council)

(Manpower Director Wheeler met with the Council August 5, 1975)

A motion that the Audit Report be received and Staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 4-k. The City Clerk presented EVALUATION REPORT, NEWARK URBAN RODENT AND INSECT CONTROL PROJECT (URICP), DATED JULY 18, 1975, PREPARED BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and Staff study be made for report to the Council was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

111

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 4-l. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM JULY 7, 1975 TO JULY 11, 1975; AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-32, FROM JULY 7, 1975 TO JULY 11, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 4-m. The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD JUNE 25, 1975.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 4-n. The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD JUNE 24, 1975.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 4-o. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD JULY 2, 1975.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

- 4-p. The City Clerk presented INTERIM REPORT, CITY OF NEWARK, FOR SIX MONTHS ENDED JUNE 30, 1975, PREPARED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Interim Report be received and directing the City Clerk Staff to study and submit report thereon to the Council, was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.            The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR, FOR THE MONTH OF JUNE, 1975.

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.            The City Clerk read APPLICATION OF JOSEPH LOMUSCIO (CARL EST. ENTERPRISES, INC., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF AN AUTOMATIC AUTO LAUNDRY; ON PREMISES 87-95 CLAY STREET.

(Vote of Board of Adjustment 3-2)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ANTHONY J. IULIANI, 24 COMMERCE STREET, NEWARK, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-2. The City Clerk read APPLICATION OF ROBERT WASHINGTON (RUBEN VENETSKY, OWNER); TO PERMIT IN A 1ST INDUSTRIAL DISTRICT THE ESTABLISHMENT OF A JUNK YARD; ON PREMISES 27-31 RANKIN STREET; ON CCNDITION THAT 1, SUCH USE IS LIMITED TO THE PERIOD OF FIVE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-1)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ROBERT WASHINGTON, 49 BEDFORD STREET, NEWARK, NEW JERSEY, the applicant, appeared before the Municipal Council. He urged the Council to approve this application.

Councilman Allen stated some housing is being constructed in this area and the people do not want a junk yard in the neighborhood. He again requested deferment on this application.

The City Clerk called attention that deferment would be beyond the sixty day period. The applicant would have to consent to deferring action on this application until the September 3, 1975 meeting of the Municipal Council.

The applicant consented to the deferment.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-3. The City Clerk read APPLICATION OF DIAGO ALFONSO (BURNS REALTY & INVESTMENT CO., OWNER); TO PERMIT IN 4TH RESIDENCE AND 3RD BUSINESS DISTRICTS THE SALE OF USED CARS IN CONNECTION WITH AUTOMOBILE BODY AND FENDER REPAIR SHOP; ON PREMISES 49-57 PENNINGTON STREET.

(Vote of Board of Adjustment 5-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

Councilman Martinez again requested deferment on this application.

The City Clerk called attention that deferment would be beyond the sixty day period. The applicant would have to consent to deferring action on this application until the September 3, 1975 meeting of the Municipal Council.

No one appearing, a motion to close the hearing and reject this application

was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Botto-ne, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4. The City Clerk read APPLICATION OF ANTONIO RAMOS (ARTHUR BALAS, OWNER); TO PERMIT IN A 4TH RESIDENCE DISTRICT ESTABLISHMENT OF A RETAIL GROCERY STORE; ON PREMISES 445-447 MT. PROSPECT AVENUE.

(Vote of Board of Adjustment 5-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOSEPH PECORA, 775 BLOOMFIELD AVENUE, MONTCLAIR, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council.

Councilman Carrino stated someone very close to these people has given them the wrong impression, alleging that he has filed a complaint against this store. This is totally untrue. Councilman Carrino related this store had to make an application for a variance to the Board of Adjustment. He does not know if someone is playing games with the people in the area, but he would like this matter clarified to the people.

President Harris directed that Councilman Carrino's verbatim remarks be translated in Spanish and mailed to interested people present so that they understand nothing illegal is being done by any Member of the Municipal Council relative to this matter. President Harris explained the applicant appears before the Board of Adjustment. After the Board of Adjustment has made their determination, they forward the matter to the Municipal Council. President Harris declared it is not Councilman Carrino, or any other Member of the Governing Body, who makes a determination prior to receiving recommendation from the Board of Adjustment. Councilman Carrino could not as a Councilman initiate such action as indicated.

The following individuals spoke in favor of this application. They maintained this store is needed in the Spanish community. The speakers strongly urged the Municipal Council to approve this application.

MR. JOHN ESCOBAR, 453 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

MR. EDGARDO GONZALEZ, 445 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

MRS. MARIA CARRERAS, 453 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

MRS. INEZ CATALDO, 445 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

MRS. CARMEN GERENA, 445 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

115

Councilman Carrino pointed out there are four other stores in the area which sell milk and necessities. He contended this store, which is located in the basement of an apartment house, does not lend to the well-being of the neighborhood. Councilman Carrino recommended this application be rejected because he felt this store will substantially impair the neighborhood.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Villani, President Harris.

No: Councilmen Martinez, Tucker.

4-A-5. The City Clerk read APPLICATION OF AVON MANAGEMENT CORPORATION, OWNER UNDER CONTRACT; IN A 4TH RESIDENCE DISTRICT ESTABLISHMENT OF A STORE FOR THE SALE OF FOOD; ON PREMISES 702 HIGH STREET.

(Vote of Board of Adjustment 4-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

REVEREND CHANDLER OWENS, 672 HIGH STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council.

Councilman Tucker stated the Council has not received a legal opinion on this matter. He recommended this application be remanded to the Board of Adjustment until the Council receives a declaratory statement that a store can be utilized.

Councilman Martinez recommended this application be remanded to the Board of Adjustment until the Council receives a legal opinion.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

ORDINANCES AND HEARINGS OF CITIZENS.

116

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.        The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DAWSON STREET AS A ONE-WAY STREET.

(Dawson Street, Northbound, from Parkhurst Street to Johnson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.        The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET.

(Read Street, from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

117

6-F-c.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN TITLES IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-g) AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE ANALYST, RENT CONTROL BOARD)

(Administrative Analyst,  
Rent Control Board

\$11,628. - \$14,133.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Removed from Table July 16, 1975)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

6-F-d.

The City Clerk read AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE PROVIDING FOR THE VACATION OF HUNTERDON STREET AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE," 6-S & F-e ADOPTED JUNE 4, 1975.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.



6-F-e.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF HUNTERDON STREET AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

6-F-f.

The City Clerk read AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE PROVIDING FOR THE VACATION OF A PART OF MULBERRY STREET, AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM THE PROPOSED NORTH LINE OF RAYMOND BOULEVARD TO THE NORTH LINE OF PARK STREET EAST," 6-S & F-f, ADOPTED JUNE 4, 1975.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

6-F-g.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF A PART OF MULBERRY STREET, AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM THE PROPOSED NORTH LINE OF RAYMOND BOULEVARD TO THE NORTH LINE OF PARK STREET EAST.

August 6, 1975

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

6-F-h. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON FIRST STREET.

(First Street, east side, from Sussex Avenue to Dickerson Street, Monday through Friday, from 7:00 A. M. to 9:00 A. M. and 4:00 P. M. to 6:00 P. M.

First Street, east side, from Dickerson Street to West Market Street, Monday through Friday, from 4:00 P. M. to 6:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

6-F-i.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF AVON PLACE AS LAID OUT 55 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM ROSE STREET TO WAVERLY AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

6-F-j.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF BARCLAY STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM ROSE STREET TO WAVERLY AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

6-F-k.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM STRAIFORD PLACE TO SOMERSET STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

121

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

6-F-1.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF LIVINGSTON STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO ROSE STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

6-F-m.

The City Clerk read AN ORDINANCE TO AMEND TITLE 2, ADMINISTRATION; CHAPTER 2, OFFICE OF THE MAYOR AND AGENCIES, ARTICLE 16, SENIOR CITIZENS COMMISSION OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY 1966, AS AMENDED AND SUPPLEMENTED, TO INCLUDE THE OFFICE OF ELDERLY AFFAIRS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

The City Clerk presented letter from Health and Welfare Director Buford, received this afternoon at 1:10 P. M., stating they feel the revised ordinance as presented for Council action needs additional work. Therefore, they request that the Council table this ordinance until the next meeting in September when a properly revised ordinance

will be presented to the Municipal Council.

Councilman Tucker stated Councilman Allen and he received correspondence from the Senior Citizens Commission raising points of concern as to their roll in this matter. He recommended tabling this ordinance so that the Council could maintain responsibility for it and at a later date meet with Health and Welfare Director Buford on this matter.

A motion to table this ordinance was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-n. The City Clerk read AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$574,172 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

<u>CAPITAL BUDGET PROJECT</u> <u>NO. 123/459-73</u>	<u>REHABILITATION AND</u> <u>RECONSTRUCTION OF 14TH</u> <u>AVENUE SCHOOL (PHASE 2)</u>	<u>\$114,172</u>
<u>CAPITAL BUDGET PROJECT</u> <u>NO. 123/457-73</u>	<u>REHABILITATION AND</u> <u>RECONSTRUCTION OF</u> <u>WILSON AVENUE SCHOOL</u>	<u>\$160,000</u>
<u>CAPITAL BUDGET PROJECT</u> <u>NO. 122/458-73</u>	<u>ACQUISITION OF PROPERTY-</u> <u>ST. BENEDICT'S PARK SITE</u> <u>FOR SCHOOL PURPOSES</u>	<u>\$300,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

6-F-o. The City Clerk read AN ORDINANCE AUTHORIZING THE CITY OF NEWARK TO ACCEPT A DEED IN FEE, FROM THE BOARD OF EDUCATION OF THE VOCATIONAL SCHOOLS IN THE COUNTY OF ESSEX, STATE OF NEW JERSEY, FOR THE NOMINAL CONSIDERATION OF \$1.00 FOR CERTAIN LANDS HEREINAFTER DESCRIBED FOR THE WIDENING OF WICKLIFFE STREET IN THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, AND STATE OF NEW JERSEY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

123

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

A motion to consider Item 8-j on this Calendar under "Ordinances on First Reading" was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-p.

The City Clerk read AN ORDINANCE AMENDING R. O. 2:2-37 ET SEQ. "HUMAN RIGHTS COMMISSION" ESTABLISHING THE AFFIRMATIVE ACTION REVIEW COUNCIL WITHIN THE NEWARK HUMAN RIGHTS COMMISSION.

(Changing number of Members from nine (9) to eleven (11))

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

Councilman Martinez felt some arrangement has to be worked out so that the Board of Education could make use of Warwick Street. He requested the Municipal Council to consider on first reading at this meeting a proposed ordinance providing for the vacation of Warwick Street.

A motion to consider on first reading AN ORDINANCE PROVIDING FOR THE VACATION OF WARWICK STREET AS LAID OUT 56 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM VAN BUREN STREET, 95.55 FEET MORE OR LESS EASTERLY, TO ITS TERMINUS, was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Councilman Martinez explained the Board of Education publicly advertised for soliciting of bids for a new addition to East Side High School. He requested the Council to adopt this ordinance on first reading at this meeting and hold a public hearing on the ordinance and consider for further action at a special meeting of the Municipal Council on August 18, 1975, so that bids could be received on August 22, 1975 and construction commence by September 3, 1975.

6-F-q. The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF WARWICK STREET AS LAID OUT 56 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM VAN BUREN STREET, 95.55 FEET MORE OR LESS EASTERLY, TO ITS TERMINUS.

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action at a special meeting of the Municipal Council on August 18, 1975.

A motion to consider on first reading AN ORDINANCE AMENDING CHAPTER 3 OF TITLE 17, NOISE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED. (TO CHANGE HOURS OF RESTRICTION), was made by Councilman Martinez, seconded by Councilman Carrino.

Councilman Martinez related this proposed ordinance was requested by Councilman Carrino and him because certain individuals were breaching on people's rights. He received numerous complaints from East Ward residents Monday night who said they were unable to sleep on account of the noise at Hayes Park East Pool. Councilman Martinez said he is aware of the serious problems facing the Police Officers.

Councilman Carrino felt no one should be deprived of his civil rights to do what he wants to do. However, no one should be permitted to play bongo drums and musical instruments at 12 o'clock midnight. Councilman Carrino requested the City Clerk be directed to direct the Police Department to enforce this ordinance. He declared the law must be enforced.

Councilman Tucker queried if there was a need for this proposed ordinance. If a person makes a complaint, why not enforce the law?

Councilman Carrino pointed out the current ordinance allows music to be played until 12 o'clock midnight. This proposed ordinance changes the hour to 8:00 P. M. and deals with residences, not business establishments.

Councilman Martinez added the proposed ordinance does not specify a particular instrument.

The motion to consider on first reading AN ORDINANCE AMENDING CHAPTER 3 OF TITLE 17, NOISE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED. (TO CHANGE HOURS OF RESTRICTION), was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-r. The City Clerk read AN ORDINANCE AMENDING CHAPTER 3 OF TITLE 17, NOISE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED. (TO CHANGE HOURS OF RESTRICTION)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

At the recessed meeting of August 6, 1975 held on August 7, 1975, a motion to consider on first reading AN ORDINANCE TO AMEND SECTION 2:4-4 OF TITLE 2, CHAPTER 4, GENERAL ADMINISTRATION OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED TO AMEND APPOINTMENT OF ACTING DIVISION HEADS, was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-s. The City Clerk read AN ORDINANCE TO AMEND SECTION 2:4-4 OF TITLE 2, CHAPTER 4, GENERAL ADMINISTRATION OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED TO AMEND APPOINTMENT OF ACTING DIVISION HEADS.

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 3, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING PATTEN PLACE AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Patten Place	Eastbound	Wolcott Terrace	Goodwin Avenue

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 2. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4, Parking Limited to One Hour, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Raymond Plaza West, west side, from the southerly curblin of Raymond Blvd. and extending 364' southerly therefrom, from 7:00 A.M. to 7:00 P.M.

Section 2. Any vehicles parking in this area shall park at a 90 degree angle as designated by pavement markings and/or signs.

Section 3. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE FURTHER AMENDING ORDINANCE 6-S & F-b ADOPTED MARCH 19, 1975 ENTITLED "AN ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23 TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO PARAGRAPHS "G" AND "H." (TO DELETE EXCESS LANGUAGE)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1, line 14, page 1 of an ordinance entitled "An ordinance amending section 23:5-7, stopping or standing prohibited in certain areas at certain times, of Title 23, traffic and parking, of the revised ordinances of the City of Newark, New Jersey 1966, as amended and supplemented, by adding thereto paragraphs 'G' and 'H,' " 6-S&F-b adopted March 19, 1975 reading:

paragraphs "g" and "h" of  
"That/Section 23:5-7, Stopping or Standing prohibited"

be amended to read as follows:

"That Section 23:5-7, Stopping or Standing prohibited."

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS ON SOMERSET STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, one-way streets, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom the following:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Somerset Street	Northbound	Avon Avenue	Rose Street

and by adding thereto the following:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Somerset Street	Northbound	Avon Avenue	Waverly Avenue

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

131

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

Section 1. That Section 23:3-2, Prohibiting Left Turns, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

North on First Street to West on Sussex Avenue

7:00 A. M. to 9 A. M., Monday through Friday.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:3-3 PROHIBITING RIGHT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:3-3 Prohibiting Right Turns, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

West on Sussex Avenue to North on First Street

7 A. M. to 9 A. M., Monday through Friday

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 179 WASHINGTON STREET, NEWARK, NEW JERSEY, BLOCK 68, LOT 53 AND BLOCK 69, LOT 50, TO RUTGERS UNIVERSITY, PURSUANT TO THE PROVISIONS OF N. J. S. 40:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 179 Washington Street, Newark, New Jersey, Block 68, Lot 53 and Block 69, Lot 50, be sold to the Rutgers University, a body politic and corporate, by private sale for the amount of \$100., pursuant to the provisions of N.J.S. 40:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage

according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE C.U.R.A. INC. FOR PREMISES COMMONLY KNOWN AS 71 LINCOLN PARK, BLOCK 123, LOT 38 FOR THE SUM OF \$50.00 PER MONTH OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF ONE (1) YEAR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the C.U.R.A., Inc. a non-profit corporation of the State of New Jersey which has tax exempt status with respect to both the State of New Jersey and the Federal Government, and
2. That the premises commonly known as 71 Lincoln Park, Block 123, Lot 38, owned by the City of Newark, are not required for governmental purposes; and
3. That the Tax Collector of the City of Newark, pursuant to N.J.S. 40A:12-14(c) is hereby authorized to execute the annexed lease on behalf of the City of Newark with C.U.R.A., Inc. for a term of one (1) year at a nominal monthly rental of (\$50) dollars or County Taxes, whichever is greater; and
4. That the subject premises shall be used by the tenant for the purposes of a parking lot, pursuant to N.J.S. 40A:12-15 paragraph (i); and
5. That the Tax Collector of the City of Newark shall be responsible for the enforcement of the terms and conditions of the annexed lease and shall require the tenant to submit an annual report setting forth the use to which the tenant has undertaken in furtherance of the purposes for which this lease is granted; the approximate value or cost of any activities conducted on the leased premises; and affirmation of the continued tax exempt status of the non-profit corporation pursuant to State and Federal law; and
6. That the subject premises shall be used by the tenant for the purpose of a parking lot which shall serve approximately 100 persons.



7. That copies of the executed lease and annual report submitted pursuant thereto shall be forthwith filed with the Clerk of the City of Newark; and

8. That the tenant shall not be permitted to erect any structures upon the leased premises; subletting is prohibited and the City of Newark reserves the right to re-enter the premises, without penalty, on thirty days notice.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeases are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-i.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE INTEGRITY, INC. FOR PREMISES COMMONLY KNOWN AS 1083 BROAD STREET, BLOCK 2824, LOT 2 FOR THE SUM OF \$50.00 PER MONTH OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF ONE (1) YEAR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Integrity, Inc. a non-profit corporation of the State of New Jersey which has tax exempt status with respect to both the State of New Jersey and the Federal Government, and

2. That the premises commonly known as 1083 Broad Street, Block 2824, Lot 18, owned by the City of Newark, are not required for governmental purposes; and

3. That the Tax Collector of the City of Newark, pursuant to N.J.S. 40A:12-14(c) is hereby authorized to execute the annexed lease on behalf of the City of Newark with Integrity, Inc. for a term of one (1) year at a nominal monthly rental of (\$50) dollars or County taxes, whichever is greater; and

4. That the subject premises shall be used by the tenant for the purpose of a parking lot, pursuant to N.J.S. 40A:12-15 paragraph (i); and

5. That the Tax Collector of the City of Newark shall be responsible for the enforcement of the terms and conditions of the annexed lease and shall require the tenant to submit an annual report setting forth the use to which the tenant has undertaken in furtherance of the purposes for which this lease is granted; the approximate value or cost of any activities conducted on the

leased premises; and affirmation of the continued tax exempt status of the non-profit corporation pursuant to State and Federal law; and

6. That the subject premises shall be used by the tenant for the purpose of a parking lot which shall serve approximately 100 persons.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-o) ADOPTED NOVEMBER 22, 1966, AND AMENDMENTS THERETO. (TO CREATE AND ADJUST CERTAIN POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an Ordinance entitled, "An Ordinance creating permanent positions in the Law Department and establishing salaries therefor" (6 S&Fo) adopted November 22, 1966 and amendments thereto, be amended as follows, to wit:

<u>POSITIONS</u>	<u>NUMBER OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAX. SALARY</u>
Corporation Counsel 02005	1	\$34,000	\$34,000
First Assistant Corp. Counsel 02019	1	\$25,381	\$30,851
Assistant Corporation Counsel 02025	1	\$12,961	\$12,961
Legal Assistant	1	\$19,887	\$24,172
Legal Assistant	2	\$17,179	\$20,881
Legal Assistant	3	\$14,848	\$18,038
Legal Assistant	3	\$13,460	\$16,361
Legal Assistant 02024	2	\$15,619	\$15,619

Section 2. All prior Ordinances or parts of prior Ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This Ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Allen.

Councilman James strongly opposed the adoption of this proposed ordinance. He felt they are somewhat foolish to raise the Corporation Counsel's salary to \$34,000., \$1,000. less than the Mayor's salary. It is wishful thinking that the lawyers are going to work full time as the ordinance states at \$17,000. - \$20,000. Councilman James contended any lawyer who is worth his salt will not be working full time for \$17,000. - \$20,000. The absence of Code enforcement in the City is due to the fact that the Law Department has not been vigorous in processing complaints against slumlords and it is not uncustomary to see individuals come out with a fine of \$5.00 and \$10.00.

Councilman James cited the Law Department took a young lady to court, a citizen who came to the Newark Human Rights Commission because a doctor from St. Michael's Hospital struck her in the head. She was deaf. One of our lawyers took the doctor into court. The doctor pleaded guilty and all he could achieve was a \$25.00 fine. Yesterday he was taken into another court. The case was appealed and lost. Here is a case where the doctor pleaded guilty to assault and battery and the City lawyer could not get a guilty decree by the court.

Councilman James contended the Law Department has not properly advised the Municipal Council on administrative matters where the Administration and Council disagree. He believes the Law Department has always sided with the Administration and continues to play footsie with this body. To raise the Corporation Counsel's salary to \$34,000. is once again playing into their hands and to raise the salary of existing lawyers with the hope they will be full time is wishful thinking. No one can tell him the City is saving dollars. Councilman James surmised at this time we are once again putting the cart before the horse to think we are going to improve the Law Department.

Councilman Tucker stated this proposed ordinance basically relates to the re-organization of the Law Department. It does raise the question of full time attorneys

137

based on part-time attorneys. Frankly, the reorganization of the Law Department needed to be done many years ago. The responsibility which Corporation Counsel Buck has related to in attempting to deal effectively with legal problems facing the City of Newark is quite admirable. After being appointed Corporation Counsel for approximately one year, he realized some of the deficits existing in the Law Department and came up with recommendations for action. Councilman Tucker contended it is quite clear that municipal government officials must be aware that salaries offered employees or department heads are nowhere near what they can comparably get in the open market. Until we realistically address this deficiency as to how we pay people, it means we are going to get the caliber of people that the actual money can pay. Councilman Tucker maintained Corporation Counsel Buck has done a "helluva" job faced with all the options the City is facing and he deserves more than \$34,000. a year.

Councilman James reiterated paying people \$25,000. for part time work is ludicrous. He cited Corporation Counsel members who have used the position for stepping stones (Steven C. Rother, Althear Lester, Roger Lowenstein, Milton A. Buck and Ronald Owens). Councilman James asserted this position is a stepping stone to other positions and to pay \$25,000. during a fiscal crisis to learn in Newark is a poor position by the Council.

President Harris said it is not unique, particularly among lawyers or any young person receiving his or her degree, to attempt to advance themselves and move toward a higher horizon. It is customary for attorneys who serve one to three years as Assistant Prosecutors, Assistant County Counsels or in other legal fields. He honestly feels an attorney who strives and puts time and effort in achieving that goal, should be rewarded. There is no question we need competent legal talent in a City which is faced with so many problems. We all recognize and respect the fact that the gentleman who serves as the Corporation Counsel of the City of Newark is here long beyond his regular working hours. He must devote full time to this job and he has devoted full time to this job. President Harris felt \$34,000. a year is not asking too much for a person to put aside his private practice and put in twelve to fourteen hours a day to serve as a Corporation Counsel.

The motion to close the hearing and adopt the ordinance on second reading and final passage was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, James.

President Harris: The yeses are seven and the noes are two. This ordinance

having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING MAYOR AND THE MAYOR'S OFFICE OF MANPOWER  
(COMPREHENSIVE MANPOWER DELIVERY SYSTEM) TO ENTER INTO A CONTRACT WITH MARIANGELA  
CICCOLINI TO LEASE THE PREMISES KNOWN AS 35-37 BROADWAY, NEWARK, NEW JERSEY AT AN ANNUAL  
RENTAL OF \$32,281.20 TO BE PAID IN EQUAL MONTHLY INSTALLMENTS OF \$2,690.10.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the Municipal Council of the City of Newark hereby authorizes the Mayor and the Mayor's Office of Manpower (Comprehensive Manpower Delivery System) to enter into a contract with Mariangela Ciccolini to lease the premises known as 35-37 Broadway, City of Newark.

Section 2. That the consideration which shall be paid for said space shall be at an annual rate of \$32,281.20 payable in equal monthly installments of \$2,690.10 commencing on June 1, 1975.

Section 3. The funds to pay said consideration have been allocated in the current budget of the Mayor's Office of Manpower (Comprehensive Manpower Delivery System) to cover a period of leasing from June 1, 1975 to May 31, 1976.

Section 4. That a copy of the written final lease agreement shall be permanently filed with this Ordinance in the Office of the City Clerk by the Director of Manpower of the City of Newark upon passage of this Ordinance.

Section 5. This Ordinance shall take effect upon final passage and publication in accordance with the Laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, AND IS SUPPLEMENTED, PROHIBITING PARKING DURING CERTAIN TIMES, IN THE CORE AREA.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-2, Parking Prohibited at Certain Times of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey 1966, as amended and supplemented be amended by adding hereto:

Core Area, beginning at a point formed by the intersection of Center Street and McCarter Highway; thence north along McCarter Highway to Lombardy Street; thence west on Lombardy Street to Atlantic Street; thence north on Atlantic Street to Bridge Street; thence west on Bridge Street to Broad Street; thence north on Broad Street to Orange Street; thence west on Orange Street to High Street; thence south on High Street to William Street; thence east on William Street to Broad Street; thence south on Broad Street to Walnut Street; thence east on Walnut Street to Mulberry Street; thence north on Mulberry Street to Park Street; thence west on Park Street to Kitchell Street; thence north on Kitchell Street to Center Street; thence finally east on Center Street to its intersection with McCarter Highway, the point of beginning.

Both sides, from 7 A.M. to 9:30 A.M., Monday through Friday  
Both sides, from 4 P.M. to 6 P.M., Monday through Friday

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed. However, any ordinance which further prohibits or restricts parking or traffic movement within the above described locations shall not be considered inconsistent with this ordinance.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

The following speakers appeared before the Municipal Council strongly supporting this proposed ordinance. They urged the Council to adopt this proposed ordinance and to enforce it in order that the City achieve complete compliance with the Federal laws and show a strong commitment to the protection of the public health in this region.

MR. STEPHEN JUROW, TRANSPORTATION PLANNER, UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, REGION II OFFICE, 26 FEDERAL PLAZA, NEW YORK, NEW YORK.

MR. HERBERT WORTREICH, CHIEF, BUREAU OF AIR POLLUTION CONTROL, STATE DEPARTMENT OF ENVIRONMENTAL PROTECTION.

MR. NORMAN LEHRMAN, 3 PALMER COURT, MARLBORO, NEW JERSEY.

MS. CAMERON BOEHME, ENVIRONMENTAL QUALITY CHAIRMAN, ESSEX COUNTY LEAGUE OF  
WOMEN VOTERS.

MR. BILL BARRON, 502 SUMMER AVENUE, NEWARK, NEW JERSEY.

Councilman Carrino pointed out this proposed ordinance did not contain the penalties for violations although the penalties are in the original ordinance of the City Code. However, for the clarification of everyone involved, he felt it best, along with the ordinance, to reinforce what the penalties are so that no one could claim ignorance of the law. Anyone violating these ordinances would be subject to a fine up to \$50.00. If anyone's car is towed, the towing charge would be approximately \$15.00, plus \$2.00 per day storage charge. Councilman Carrino felt although it is not absolutely necessary to have this incorporated in the ordinance because the original ordinance contains it, it would be much better for the entire City to realize that these are the penalties which are in effect right now and to substantiate to everyone what the penalties are by including them in the ordinance.

Councilman Martinez felt the Environmental Protection Agency regulation needs a little clarification. He will move this ordinance subject to an amendment in the near future. Environmental Protection Agency regulation states the owner or operator of such vehicle shall be fined not less than \$50.00 for each violation. Councilman Martinez requested an amendment be prepared since they have already made one amendment. The Environmental Protection Agency said there will be no parking between 6 A. M. and 10 A. M. and the hours have been changed to 7 A. M. to 9:30 A. M. Councilman Martinez felt the violator shall be fined not less than \$50.00 for each violation should definitely be changed. He is also aware that the City of Newark is under penalty of a fine of \$10,000. a day and he does not want to see the City receive this fine. Councilman Martinez pointed out the central business district is not the same as the central business district defined in our local ordinance. It has been cut considerably.

The City Clerk called attention the amendment proposed by Councilman Martinez is substantive and requires advertising. Therefore, the motion would be to adopt the amendment, advertise the amendment and then hold a public hearing on the amendment.

Councilman Martinez recommended adopting the ordinance with a stipulation.

No one else appearing, a motion to close the hearing was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to amend the ordinance as follows:

Section 2. That Section 23:1-2 of the Revised Ordinances of the City of Newark, New Jersey, 1966 as amended, remains as follows:

Unless another penalty is expressly provided by New Jersey statute, any person who violates any provision of this section shall, upon conviction thereof, be punished by a fine not exceeding \$50.00, or by imprisonment for a term not exceeding 15 days, or both.

Section 3. That Section 23:5-11 of the Revised Ordinances of the City of Newark, New Jersey, 1966 as amended remains as follows:

Whenever any member of the Newark Police Department finds a vehicle upon a public highway in the city and

(a) Such vehicle is parked in violation of sections 23:5-1, 23:5-2, 23:5-3, 23:5-4, 23:5-6, 23:6-2, 23:6-3 or 23:6-4, of these Revised Ordinances; or

(b) Such member has reasonable grounds to believe that such vehicle has been abandoned, which may be evidenced by continuous parking of a vehicle on a public highway for a period of 48 hours or more;

Then such member may move or secure the removal of such vehicle to such garage or place as may be designated by the Director of Police as a garage or place for the impounding of such vehicles and such vehicles shall be there retained and impounded until the person owning such vehicle shall pay the reasonable cost of such taking and removal together with the normal storage charges. Immediately after a vehicle is so removed, the chief of police or such member acting for him shall notify the registered and legal owner in writing, by personal service or by registered mail at the last known address of the owner of the removal of such vehicle and the reason for the same and the location of the vehicle. After the vehicle has been in the possession of the police department for 30 days and the owner is unknown and cannot be found or refuses to receive such vehicle, the director may proceed to sell such vehicle in accordance with the provisions of the laws of the state.

Section 4. That applicable storage charges, Section 8:19-6 of the Revised Ordinances of the City of Newark, New Jersey, 1966 as amended remains as follows:

The charges for service rendered by a (wrecker) licensee wholly within the City of Newark shall not exceed the following rates: Towing - Automobiles and trucks, under one ton: \$15; trucks over one ton but under five tons: \$35; trucks, buses, tractor trailers and other heavy equipment over five tons: \$75; motorcycles or motor scooters: \$15. Storage - Automobiles and trucks under one ton, first thirty days, \$2 per day. Each day thereafter \$3 per day; trucks over one ton but under five tons, first thirty days, \$5 per day. Each day thereafter \$10 per day; trucks, buses, tractor trailers and other heavy equipment over five tons, first thirty days, \$7.50 per day. Each day thereafter \$15 per day; motorcycles or scooters, \$2 per day.

Section 5. Any existing ordinance or part thereof, inconsistent with this ordinance is hereby repealed. However, any ordinance which further prohibits or restricts parking or traffic movement within the above described locations shall not be considered inconsistent with this ordinance.

Section 6. This ordinance shall take effect upon final passage and publication according to law.

was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



A motion to adopt the ordinance, as amended, on second reading and final passage was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance, as amended, having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AUTHORIZE THE BUSINESS ADMINISTRATOR AND EXECUTIVE DIRECTOR OF CONSUMER ACTION TO EXECUTE CONTRACTS FOR THE LEASE OF PROPERTIES KNOWN AS 485 18TH AVENUE, 760 CLINTON AVENUE AND 358 SOUTH ORANGE AVENUE, ALL IN THE CITY OF NEWARK, NEW JERSEY FOR THE TOTAL CONSIDERATION OF \$9,900.00 WHICH HAS BEEN SET ASIDE IN THE OFFICE OF CONSUMER ACTION BUDGET.

WHEREAS, the Office of Consumer Action is charged with the responsibility of performing a city-wide service requiring satellite facilities throughout the City; and

WHEREAS, no City facilities are available in locations necessary to perform the service leasing of various properties mentioned below as required.

NOW, THEREFORE BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Business Administrator and the Executive Director of the Office of Consumer Action be and is hereby authorized to execute the following one year leases for the expedited amounts:

<u>Location</u>	<u>Landlord</u>	<u>Amount</u>
<u>ALL IN THE CITY OF NEWARK</u>		
485 18th Avenue (1st F.L)	Thomas F. Edwards	\$3,300.00
760 Clinton Avenue	Trident Savings and Loan Association	3,300.00
358 South Orange Avenue	Bernard Sichel & David Sichel	3,300.00

2. The amount of said lease shall be limited to the sums mentioned above and said sums have been set aside in the Consumer Action Budget.

3. A copy of each lease is attached hereto and made a part hereof.

4. The Executive Director of the Office of Consumer Action will file a copy of the executed lease with the Office of the City Clerk.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

#### 6-S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage.

#### AN ORDINANCE APPROVING THE GRANTING OF A CERTAIN CONSTRUCTION EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

(Pequannock Pipeline Right-of-Way)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### 6-S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a public hearing held thereon. It is now before you on second reading and final passage.

#### AN ORDINANCE APPROVING THE GRANTING OF A CERTAIN SANITARY SEWER EASEMENT TO THE TOWNSHIP OF WAYNE, IN THE COUNTY OF PASSAIC.

(Pequannock Pipeline Right-of-Way)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES FOR CONSIDERATION.

President Harris called for ordinances for consideration.

6-S & F-p.

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance rejected by the Mayor May 23, 1975)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a.            MR. WALTER S. PERNA, 313 SUMMER AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council. He complained about noises and conditions in the area and trees which have not been removed.

The following speakers addressed the Municipal Council with respect to the dire need for housing in the City of Newark. They complained about housing conditions, substandard housing, vacant lots, buildings being demolished and no housing being constructed.

6-HC-b.            MS. DORIS SHERRILL, 611 HIGH STREET, NEWARK, NEW JERSEY.

6-HC-c.            MS. PRISCILLA MILLER, 611 HIGH STREET, NEWARK, NEW JERSEY.

6-HC-d.            MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

6-HC-e.            MR. JAMES E. ROBINSON, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

6-HC-f.            MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.

Councilman Allen stated people are enraged about the lack of decent housing in the Central Ward. He declared the Municipal Council is not against housing in the Central Ward. Many housing units are being built or proposed to be built in the Central Ward.

6-HC-g.

MR. DON C. CLARK, PRESIDENT, NEWARK TAXICAB OWNER OPERATORS ASSOCIATION,

343 SCHLEY STREET, NEWARK, NEW JERSEY, spoke about the taxicab industry in the City of Newark. He strongly opposed outsiders operating limousine service from the Newark International Airport to suburban communities. Mr. Clark urged the Municipal Council to pass legislation to curtail the alleged Elizabeth Angel Taxicab Drivers.

Councilman Tucker related he attended the public hearing dealing with the VIP Autobus Service. Councilwoman Villani and he will introduce a motion under "Motions" dealing with the question of whether or not an Elizabeth firm is going to operate transportation services at the Airport. They checked with the Corporation Counsel's Office that the City has no jurisdiction in the matter. The Municipal Council will adopt a motion stating they do not support that particular application but the Public Utilities Corporation can do what they want after that. The Council is aware of the plight of the taxicab industry. The only thing the City can do is to urge the State Legislature to enact legislation to give the City statutory authority. At this time the Council only has lobbying authority.

Councilman Tucker continued regarding the factor relating to the notification, he was later informed that the City did receive notification but the communication was not forwarded to the Members of the Council. As was recommended at the hearing to throw the hearing out based on no notification, that cannot necessarily be the case. Councilman Tucker added he is hopeful that the motion will also ask the Corporation Counsel's Office to get involved and to have representation at the hearing. Councilman Tucker reiterated the Council is attempting to lobby but they do not have the statutory authority.

6-HC-h.

MR. FRANK LEANZA, 140 GARFIELD AVENUE, COLONIA, NEW JERSEY, PRESIDENT,

COORDINATED PUBLIC EMPLOYEES ASSOCIATION, appeared before the Municipal Council.

He strongly favored the proposed ordinance modifying residency requirements.

Councilman James asked the speaker whether he was pro or con on the grandfather clause.

Mr. Leanza replied he favors the grandfather clause.

Councilman James agreed with the speaker's remarks. Mayor Gibson is the worst salesman of residency. He has appointed a Tax Collector who resides in Brooklyn and a Secretary from East Orange. Councilman James declared he personally supports the residency law. It is not something strange in the City of Newark. Many neighboring municipalities have the same law. He believes a person who works in the City of Newark and lives in the City of Newark is a better person overall. He believes they do a better job and have a better sensitivity if they live in the community in which they draw their salary.

Councilman James asserted that out of 367,000 residents in the City of Newark, we can find a Tax Collector and other personnel and he does not know why the Mayor goes elsewhere. The residency law is a "must" if we are going to keep a middle class community, a viable community, and to say that because it is being abused by the Chief Executive Officer is no reason to abolish the residency law. Newark seems to be the only City where you get a job and go elsewhere and the City continues to deteriorate. Councilman James agreed there are many discrepancies and that injustice is being put on those who perhaps feel, because of all the irregularities, that he would be talking on both sides of his mouth. At the same time, his personal belief is to support the residency law.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.      EMERGENCY RESOLUTION APPROPRIATING \$116,500., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, MAINTENANCE OF EQUIPMENT AND FACILITIES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Villani, President Harris.

No: Councilmen Carrino, Martinez, Tucker.

7-R-b.      RESOLUTION AMENDING RESOLUTION 7-R-bx, MAY 21, 1975, "RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK WITH THE NEWARK FIREMEN'S UNION" BY DELETING WORDS FROM PARAGRAPH B, ARTICLE IX, "THERE SHALL BE NO PYRAMIDING OF HOLIDAY PAY IN 1976."

(Copy of resolution and correspondence submitted to each Member of the Council)

(Fire Director Caufield and Fire Chief Redden met with the Council August 5, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.      RESOLUTION AMENDING RESOLUTION 7-R-bw, MAY 21, 1975, "RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK WITH THE PROFESSIONAL FIRE OFFICERS ASSOCIATION, LOCAL 1860, INTERNATIONAL ASSOCIATION OF FIRE FIGHTERS, A.F.L.-C.I.O." BY DELETING WORDS FROM PARAGRAPH B, ARTICLE 7.01, "THERE SHALL BE NO PYRAMIDING OF HOLIDAY PAY IN 1976."

August 6, 1975

(Copy of resolution and correspondence submitted to each Member of the Council)

(Fire Director Caufield and Fire Chief Redden met with the Council August 5, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH COMPUTER SCIENCES CORPORATION FOR PROVIDING DATA PROCESSING SERVICES, SUPPLIES AND SYSTEM DEVELOPMENT BEGINNING AUGUST 1, 1975 AND CONTINUING UNTIL JULY 31, 1978, SUBJECT TO AN ANNUAL APPROPRIATION BEING MADE BY THE GOVERNING BODY; FUNDS FOR THE REMAINDER FISCAL YEAR 1975 SHALL COME OUT OF THE DATA PROCESSING BUDGET OF THE DEPARTMENT OF FINANCE, NOT TO EXCEED \$1,397,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 48A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Corporation Counsel Buck, Deputy Finance Director Howard and representatives of Computer Sciences Corporation met with the Council July 14, 1975)

(Business Administrator Walls and Finance Director Grexa met with the Council July 15, 1975)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman James.

Councilman Carrino requested clarification as to whether this contract requires public bidding.

Legal Analyst Kauder replied the Law Department submitted a legal opinion stating that this can be held without competitive bidding.

Councilman Carrino stated everyone knows the data processing situation in Newark. Newark homeowners and City employees are being bypassed and getting the short end of the stick as far as the City of Newark is concerned. He has seen this City, prior to being elected Councilman, waste \$3 million with Touche Ross and Company in the computer and data processing area which was supposed to help the City of Newark. Councilman Carrino cited last week a homeowner across the street from his house informed him that he received a \$921.00 water bill for one month, which was supposed to be \$9.21. A few weeks ago a member of his staff received a check for \$.46 for two weeks work.

Councilman Carrino contended as long as they keep holding off and holding off, the residents of Newark are going to be shortchanged. He believed in holding off because he wanted to be certain everything was within the purview of the law as far as bidding, proposal, etc. He thinks all of these things have been satisfied. Councilman Carrino referred to an editorial in Saturday's Newark Star Ledger finally praising somebody for taking steps to put in a data processing operation which would be efficient and economical to the City of Newark and they even mentioned the North Ward Councilman in something good for a change, after a year and a half. Councilman Carrino opposed deferring action on this resolution and felt they should move ahead positively.

Councilman Tucker said all of us are very much aware of some of the actions which have taken place and the communication to the Corporation Counsel's Office. He felt the Council, as elected officials, have to be guided, not only by points of law but also by points of ethics and morality. Councilman Tucker asserted there was no competitive bidding for this contract. The Computer Sciences Corporation got involved with the City of Newark as far back as May, 1974. Dealing with ethics, Finance Director Grexa went to school with one of the key factors of the Computer Sciences Corporation. They cannot talk about bidding when Computer Sciences Corporation became involved with the City in September, 1974 and Finance Director Grexa refused to appoint a Director of Data Processing since that date. Therefore, Computer Sciences Corporation had the prime responsibility of developing a contract based on a moral or actual commitment from Administration prior to asking anyone to come in and bid on it. Dealing with the whole aspect of ethics or basic morality, Administration, specifically Finance Director Grexa and Business Administrator Walls, told them that the Blue Ribbon Panel had recommended Computer Sciences Corporation. He thinks all of his colleagues received a communication from the Blue Ribbon Panel which specifically states they did not recommend Computer Sciences Corporation. They were informed by Finance Director Grexa and Business Administrator Walls that the Computer Sciences Corporation contract is so voluminous that it could not be bid upon. All of his colleagues have been made aware of the data processing contract Computer Sciences Corporation is bidding on presently, that they are bidding on a similar contract in Seattle, Washington and also in Orlando, Florida.

Councilman Tucker said he thinks his colleagues received a letter yesterday which came directly from Mr. William J. Harrington, Administrative Assistance Unit, New Jersey State Department of Community Affairs, addressed to Councilman Tucker, stating:

"This is in confirmation of the information supplies in response to your July 17, 1975 inquiry.

August 6, 1975

We do not have an established position on the use of facilities management of data processing in a New Jersey city or county. If we should receive a formal request from a governing body, we would consider reviewing the merits of such an arrangement. To be realistic, I should add that our data processing staff is not large enough to make a review of so complex an operation as that in Newark, especially in light of the mixed reputation that FM has in the industry.

As you are well aware, the Local Public Contracts Law requires that most commodities and services be selected through open bidding, and we do not know of any legitimate case where this requirement does not apply to data processing services.

In another area, under the New Jersey Administrative Code 5:30-8.6, we have reviewed your utility accounting, tax accounting and payroll systems. Any substantial change in mode of operation, including the change to FM, would necessitate an updating of the approvals given to the City for the use of these systems. Unless some exceptional condition prevails, however, we would not anticipate a change in the approved status.

I hope that this has been of use to you and that you will call again with any further questions.

Sincerely

William J. Harrington  
Administrative Assistance Unit"

Councilman Tucker stated he sent copies of communications to each of his colleagues pinpointing that four computer firms in and around the general New Jersey area stated they did not have an opportunity to bid on the facilities management contract and that they could bid on this particular contract. He thinks one of the firms specifically stated they can do it cheaper.

Councilman Tucker stated they received a communication from William H. Olischer, Director, Computer Systems, Prudential Insurance Company, stating quite clearly that the City Administration did not consider all aspects of what is happening in data processing. The Committee report said we did not, nor do we have the financial resources to make an in depth analysis of the problem based on financial limitations and staff limitations. It was reported to the Council by Finance Director Grexa and Business Administrator Walls, prevaricators of the truth, that this was the case. The Committee, as again reported by Finance Director Grexa and Business Administrator Walls, declared that the Committee, after considering all options, recommended this particular contract. The fact remains that in the letter from Mr. William H. Olischer, he clearly states we did not consider consolidation or use of educational institutions in the area, that we did not interview any other prospective facilities management above or beyond the ones which were submitted to us by Finance Director Grexa and Business Administrator Walls.



Councilman Tucker read memorandum, dated July 31, 1975, which he sent to each Member of the Council.

"Enclosed, please find a fiscal analysis of the proposed C.S.C. Contract for the Data Processing Operation for the City of Newark.

The current appropriation (1975 Budget) for the Data Processing Division is \$2,164,124. The proposed C.S.C. contract will utilize 1.3 million dollars of the already budgeted amount for 1975. The first year contract with C.S.C. as submitted in their contract document, page 1-1, indicates that from the 7th through the 18th month, the contracted amount will be \$2,794,000 or an increase of \$629,876; which is 29.1% above the 1975 Data Processing budgeted amount.

In addition to this, (as indicated on page 10 article 13 of the contract document of the C.S.C. contract) if there is an increase in the Consumer Price Index in excess of the rate as of July 1, 1975, it is chargeable to the city up to 10%.

Assuming the increase as it has been in the past, and adding 10% to this contract, this would be equal to \$279,400 and the new total contract price would be \$3,073,400 or an increase over the current 1975 budget of \$909,276 or 42%. Also, any increase in service (as indicated on pg. 2-1 Volume Base Line) over 5% growth factor can be charged to the city. This amount cannot be calculated at this time.

The contract document does not indicate the direct saving that the city would be in receipt of by contracting with computer rental firms for an annual rental in contrast with the monthly rental plan that the city currently has. In my prior contact with IBM, I have been informed that the savings would be \$64,692 per year.

It is my hope that we will take these factors into consideration when reviewing the proposed contract, based on the fact that it will have a direct effect on the 1976 tax rate."

Councilman Tucker stated the plan which was submitted originally by the Chamber of Commerce in 1969 and subsequently included within the Touche Ross report which appeared in 1970, is a move toward consolidation, just one simple move toward consolidation of utilizing the services of the Newark Board of Education and the Newark Housing Authority. There is a distinct possibility that the City would be in receipt of \$1 million at the first year of consolidation.

Councilman Tucker noted the City's Administrative Budget right now for the Data Processing is over \$2 million, the annual personnel cost \$680,000., the annual computer rental cost \$1,000,152. The Board of Education annual budget for Data Processing is \$1,600,000., annual personnel cost \$606,000., annual computer rental \$946,000. The Newark Housing Authority's annual budget is \$455,000., annual personnel cost \$275,000., annual hardware rental approximately \$180,000. The annual cost of data processing to the City, which the taxpayers are paying right now, is \$4,000,155. per year. The annual personnel cost, which in most cases is a duplication, is \$1,620,000. The annual rental of computer equipment comes out to be \$2,278,000.

Councilman Tucker said it has been brought to his attention that the current computer equipment within the City Administration can handle all of the computer needs of the Board of Education and the Newark Housing Authority with certain internal changes. Mr. Wechsler spent a year in Newark talking about saving the City money and a press release based on his annual report indicated it was his intention the Newark Board of Education would close down their computer facilities and have the computer responsibility taken over by the City of Newark by a simple move, a simple vote of the Newark Board of Education that has saved the City \$250,000. It would mean the current rental cost being paid by the Newark Board of Education and the Newark Housing Authority, which is \$1,126,000. per year, could possibly be cut by 50 percent, a saving of over \$1 million to the City of Newark. Councilman Tucker felt, relating to the actual report, that the Council should take into consideration information which indicates quite clearly that if we have a static nonchanging system that most of the national finance directors say the consideration for the facilities management is something that should be applicable, but if we have a dynamic system which is continuously growing and our information system growing on needs, basically facilities management is too costly an operation because any change and/or modification of our current system, will be an increase in price for the taxpayers of the City of Newark.

Councilman Tucker reiterated the Computer Sciences Corporation submitted a proposal and talked about saving the City a certain amount of money and dealt with the natural escalation point in the City. This means that the taxpayers of the City of Newark will pay \$1 million more than last year with all the savings, computerizations and high lobbying which has taken place on this issue.

Councilman Tucker contended the point we are dealing with right now is not a matter of legality. It is a point of morality and ethics. He is fully aware that at the pre-meeting conference yesterday the Council discussed this matter in depth and a tentative determination was made to defer action on this matter. Councilman Tucker asked "Why is there a change now?" He urged his colleagues to deal honestly and openly in this matter.

The motion to defer action on this resolution failed of adoption by the following votes:

Yes: Councilmen James, Tucker.

No: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez.

Councilman Tucker read the resolution, proposals, agreement, communications and Committee report and recommendations in reference to this matter.

At this point, 6:40 P. M., Councilwoman Villani made a point of order.

Councilwoman Villani cited Mason's Manual of Legislative Procedure, Chapter 13, Conduct of Debate, Section 112 - 2) "Members do not have the right to have acts, journals, accounts, or papers on the table read independently of the will of the body. The delay and interruption which this might cause demonstrates the impossibility of the existence of such a right."

Councilman Tucker continued to read the documents.

President Harris ruled Councilman Tucker out of order.

President Harris tried to get the meeting moving. During this time, Councilman Tucker continued to read from the contract in spite of being ruled out of order.

Upon request of President Harris, the City Clerk ruled the Councilman does not have the right to read documents, which are part of the issue before it, at a Council meeting without the permission of his colleagues. He based his opinion on Section 112, Paragraph 2, Mason's Manual of Legislative Procedure, which governs the Council's parliamentary procedure.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

Not Voting: Councilmen James, Tucker.

Councilman Tucker said he would seek an opinion from the Corporation Counsel to determine the validity of the Council vote and whether President Harris had the right to halt his delaying tactics.

President Harris recessed this meeting to 10:00 A. M., Thursday, August 7, 1975.

This meeting recessed at 6:45 P. M., to 10:00 A. M., Thursday, August 7, 1975.

APPROVED:



Frank D'Ascensio

City Clerk



Earl Harris

President



Newark, New Jersey, August 7, 1975

A recessed meeting of the August 6, 1975 regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:00 A. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

Councilman Tucker requested a point of order.

Councilman Tucker stated a ruling was made last night, which he believes to be a bias account, by City Clerk D'Ascensio, Council President Harris and Councilwoman Villani and subsequently the Council voted on it. He is asking a question on his constitutional rights, as an elected representative, to speak the wishes of his constituency. Councilman Tucker opined that move was not a basic point in law but their interpretation to shut him up.

Councilman Tucker asked for a clarification from the Law Department as to his rights to debate any issue coming before this Council.

Corporation Counsel Buck appeared before the Municipal Council.

Councilman Tucker posed the question in dealing with the book, which is out of print, which the City Clerk used last night, he wants to find out if the City Council has a right to utilize any kind of sanctioning on a Councilman and try to stop him from speaking on an issue that is germane to a vote prior to the vote or limit a debate. Last night the Council President just slammed down the gavel and said "you are out of order," and then the Council voted on the question. He is saying if a question to close the debate was raised, he was of the opinion the Council had to vote to close the debate and then after closing the debate, vote on the question. Last night there was no voting on closing the debate. The Council President made a move to try to shut him up and that is the point he is raising.

President Harris asked the City Clerk to state what transpired last evening and have Corporation Counsel Buck respond.

The City Clerk stated, as best he recollects, Councilwoman Villani raised a point of order and the Council President requested Councilwoman Villani to state her point of order. She pointed to a certain section of Mason's Manual of Legislative Procedure, and stated Councilman Tucker was out of order in that he was reading from certain papers which were before the Council. The City Clerk then read that particular

Section 112, Paragraph 2, at which point Councilman Tucker was declared out of order by President Harris. Councilman Carrino asked to be recognized. President Harris recognized him, at which time he moved the question to adopt Resolution 7-R-d and asked for a roll call. The roll call was taken and the resolution was declared adopted by a vote of 7 yeases and 2 not voting.

Corporation Counsel Buck stated as he understands the proceedings last evening, the speaker, Councilman Tucker, in the course of his speech, read certain papers that were referred to in Section 112 of the Mason's Manual of Legislative Procedure, Chapter 13, Conduct of Debate, which he understands has been adopted by the Council as their legislative manual. Paragraph 6 of Section 112 states "A member has no right to read or have the Clerk read from any paper or book as a part of his speech if any member objects." It is his further understanding that a member of the Council did object. The rule goes on to state "...without the permission of the body." Then there is some other language which states, "This rule was never vigorously enforced except where there is an intentional or gross abuse of time and patience of the body. It is customary, however, to allow members to read printed extracts as part of their speeches so long as they do not abuse the privilege."

Corporation Counsel Buck continued he had time this morning to discuss this briefly with Councilman Tucker and Council President Harris. He has not had an opportunity to either listen to the record, as made yesterday, or had any direct reading of that record. It is his understanding, when a Member of the Council objects to a fellow Member reading as part of his speech, then the person who is reading as part of his speech must procure the permission of the body to continue, as stated in Paragraph 6 of Section 112. Without that permission of the body, then the reading as part of the speech cannot continue. Corporation Counsel Buck said it is his understanding permission was not requested or granted and the reading did not continue because of an order from the Presiding.....

The City Clerk interjected Councilman Tucker did continue to read from the papers before him after he was declared out of order.

Corporation Counsel Buck believed the germaine part here, in accordance with the rules, is the reading could not continue without the permission of the body. That is how he understands it. Of course, this is based on the knowledge he gathered this morning concerning what occurred and the City Clerk's statements here this morning of the sequence of events.

Councilman Tucker attempted to pose a question to the Corporation Counsel.

President Harris declared no member of this body is permitted to pose questions without the permission of the Chair. It is incumbent upon each Member of the Council to act as elected officials and it is the responsibility of every Member of the Council. President Harris asked the Corporation Counsel whether or not he is correct that a Member of the Municipal Council is not permitted arbitrarily to pose a question without the permission of the Chair during Council meeting.

Corporation Counsel Buck did not know the answer to this question.

President Harris asked the City Clerk, as Parliamentarian, to answer this question.

The City Clerk replied it would appear to him, without consulting authorities, that the right to speak is dependent upon being recognized by the Presiding Officer and having been recognized, he then has the floor and the right to speak until he has been challenged and asked to yield his position on the floor.

Councilman Tucker declared he has the right to ask a question of the Corporation Counsel. Some of the Council Members felt they should close the debate. Councilman Tucker opined normal procedure to close the debate would be that a vote would be taken. Last night no vote was taken to close the debate and that is the point he is asking.

Corporation Counsel commented, as he understands it, Councilman Tucker was reading as part of his speech and there is a specific reference to that type of action. If he is to read as part of his speech, it cannot be done without the permission of the body, after a Member objects. It would seem to him that it is incumbent upon the person who desires to continue to read to get the permission of the body.

Councilman Tucker queried if it is not necessary that the vote has to be taken to close the debate.

Corporation Counsel Buck replied the person who wants to continue to read must do that with the permission of the body.

Councilman Tucker stated, "I take this opportunity to first apologize for my actions at last night's Council meeting relating to my use of profane language. I feel that this apology is necessary, based on the fact that I do not believe or feel that profane language should be used by any elected official within a public meeting.

In regards to the contents of my remarks, excluding the profane comments, I would like to restate that I believe what my colleagues attempted last night, was a breach of legislative tradition of filibustering, in attempting to sanction an elected

official on the debate of the largest fiscal and administrative issue that has faced the City of Newark since the give away land deal of the Port Authority.

The action taken by the Council last night will cost the taxpayers of the City of Newark, a minimum of \$1 million more per year than what we are paying now for the same inefficient services.

I further feel that there may be a question of collaboration and consultation on the part of the Finance Director and Computer Sciences Corporation in the development and submission of this contract.

I feel that I should also raise the question of interpretation that rests in my heart and mind concerning a statement which was made by the Vice President of the Computer Sciences Corporation prior to the submission of the resolution to the City Council (while in California), which I quote to the best of my recollection: 'We have negotiated many contracts for Facilities Management but this time we did not have to pay.' Maybe it is just my personal impression, based on the fact that the Council was not in receipt of that Computer Sciences Corporation contract, that when the contract was submitted, Computer Sciences Corporation would be willing to pay.

Maybe it was just my impression that what is being implied or said is what Computer Sciences Corporation was willing to pay. The point may very well be an allegation.

The Council will have to be judged by their action in this matter. To attempt to sanction a Councilman is something that is not done in most instances of legislative processes. If you sanction one elected official, you have to automatically sanction all. We are talking about an issue which, in my mind, is the largest issue that will ever face this Council, being rammed down and trying to eliminate the debate.

I have been fighting oppression, degradation, discrimination and the elimination of civil liberties all my life and I will continue to fight that particular process. You cut off the debate, eliminated discussion of the issue and did not even allow other Councilmen to discuss the issue. In my mind, that was an effective ramrodding.

I feel quite strongly that until this question is publicly resolved, I cannot support the Council action."

Councilman James posed a question in reference to yesterday's procedure. A motion was made and seconded, Councilman Tucker went on discussion, point of order was raised and Councilman Tucker was ruled out of order and roll call was taken on the resolution. In an attempt to end the filibustering of one individual, no other Members of the Council were afforded the opportunity to speak on the issue. Councilman James felt in ending a filibuster, other Councilmen, who indicated they wished to be heard, should be given the opportunity to be heard. He had a statement on the matter and had



no opportunity to present his views. A motion was missing to allow other Councilmen to enter their remarks into the record.

Corporation Counsel Buck did not see anything improper in the manner in which this debate was solved.

Councilman James reiterated Councilman Martinez and he should have the opportunity to speak on this matter.

The City Clerk stated to answer that question would require a philosophical discussion. Councilman James pointed out it is the inherent right of any official to debate an issue until "doomsday." There must be some ground rules. One is that the business must go on. There are rules to deal with that situation. A person must receive recognition from the Chair to speak. If any elected official would like to poll the Council to continue or cease the debate, then the debate would continue or cease. Unfortunately we never had a situation like this. In view of the climate generated here, each Councilman should inform himself what his rights are so that we do not press the situation and create a hassle.

7-R-e.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH GI GI'S KENNELS, 900 PASSAIC AVENUE, EAST NEWARK, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR ANIMAL SHELTER SERVICES (FOR ANIMALS PICKED UP BY THE CITY OF NEWARK, BUREAU OF DOG CONTROL), FOR PERIOD OF ONE (1) YEAR, EFFECTIVE SEPTEMBER 1, 1975 TO AUGUST 31, 1976, AS SPECIFIED IN ATTACHED CONTRACT DOCUMENTS, FOR SUM NOT TO EXCEED \$21,000., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; SHALL BE PAID FROM DEPARTMENT OF HEALTH AND WELFARE TRUST FUND ACCOUNT 601.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Bottone noted this is a yearly contract. He recommended the Council discuss with the Department of Health and Welfare and the Bureau of Dog Control the possibility of implementing a different type of system to control the stray dogs.

A motion to adopt the resolution and directing the City Clerk to invite Health and Welfare Director Buford, Manpower Director Wheeler, Dog Control Bureau Supervisor Dunn and Real Estate Officer Milano to meet with the Municipal Council at their pre-meeting conference September 2, 1975 to discuss this matter, was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

EMERGENCY RESOLUTION APPROPRIATING \$12,000., OFFICE OF CITY CLERK AND MUNICIPAL COUNCIL, ELECTIONS - GENERAL AND PRIMARY; TO PROVIDE FUNDS FOR CIVILIAN COMPLAINT BOARD PETITION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk stated "At the time the 1975 Budget was adopted, it was never anticipated there would be the necessity for expending money to conduct a special checking of petition for a referendum on a question submitted by the public. In view of that fact, when the petition is filed with me, I am duty bound under the statute to check the validity of that petition to see whether or not the referendum shall be called at an election. The incurring of that expenditure is imposed upon me by law and I cannot shirk that obligation because that obligation requires me, within the twenty day period, to validate that petition. If I do not carry out that statutory responsibility, I could be judged in contempt.

I, therefore, request that the Council appropriate necessary money to pay for the expenditures incurred in checking the petitions forced upon me by the State law. That is the resolution before the Council, approximately \$12,000. was anticipated at the time it was submitted."

Councilman Carrino asked who determines whether or not it is a legitimate reason for the petition? Can anyone for any subject or any matter collect petitions and then charge the City to validate them?

The City Clerk replied the inherent right of the public to petition for the regress of any wrongs or the initiation of any legislation is a valid and zealous right and the public always has the right to address the Council to adopt legislation. That is known as initiative referendum. If the Council does not adopt the legislation requested in the petition, which meets the statutory requirement of a sufficient number of valid registered voters requesting that, then it will go on the ballot as a referendum. So it is the public which satisfies the requirement that a certain number of registered voters request the Council to do a certain thing.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottcne, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.                    EMERGENCY RESOLUTION APPROPRIATING \$24,077., OFFICE OF THE MAYOR AND AGENCIES, OFFICE OF ASSESSMENT, SALARIES AND WAGES, PRINCIPAL ASSISTANT ASSESSOR (3), TO PROVIDE FUNDS FOR THREE POSITIONS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mayor Gibson and Mayor's Aide Harold Hodes met with the Council August-5,

1975)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

7-R-h.                    RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO PAY SUM OF \$25,000. TO EUNICE LAURY, WIDOW, AND HOROWITZ, BROSS AND SININS, ESQS., HER ATTORNEYS, UPON BEING ADVISED BY CORPORATION COUNSEL THAT ALL NECESSARY DOCUMENTS IN DISCHARGE OF THIS CLAIM HAVE BEEN EXECUTED BY PETITIONER, IN FULL SETTLEMENT OF DEPENDENCY CLAIM FOR HERSELF AND TWO CHILDREN; POLICE OFFICER JOHN LAURY DIED AS RESULT OF FATAL BULLET WOUND ALLEGEDLY RECEIVED IN COURSE OF HIS EMPLOYMENT AS A NEWARK POLICE OFFICER.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, FROM SENIOR BUDGET EXAMINER TO OVERTIME, EFFECTIVE DATE JULY 17, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.                    RESOLUTION RATIFYING PURCHASE OF SUPPLIES AND EQUIPMENT, TOTALING \$114,492.12 FOR THE CITY OF NEWARK POLICE DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW 40A:11-6; COST OF ITEMS SHALL BE PAID FOR BY EXISTING FUNDS BUDGETED FOR IN 1973-1974 SAFE AND CLEAN STREETS PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez.

Councilman Carrino stated he was directed by the Council to request a meeting with the Police Department to ascertain whether or not this \$114,492.12 could be used to pay salaries of police. He was informed in no way could this money be used for personnel and that they have exhausted every means to try to use this money for personnel. There is no possible way this money could be used for salaries.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, Villani, President Harris.

7-R-k. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CHERYL JOHNSON, CLERK STENOGRAPHER, OFFICE OF CITY CLERK, FOR PERIOD BEGINNING AUGUST 1, 1975 AND ENDING JANUARY 31, 1976. (TO SERVE AS AIDE TO COUNCILMAN - FIRST LEAVE BEGAN AUGUST 1, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman James.

7-R-l. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO VINCENT W. BONO, WATER METER REPAIRMAN, DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, FOR PERIOD BEGINNING JULY 10, 1975 AND ENDING JANUARY 10, 1976. (TO CONTINUE WORKING IN DIVISION OF INSPECTIONS - FIRST LEAVE BEGAN APRIL 6, 1970)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO LARRIE W. STALKS, SECRETARY, CENTRAL PLANNING BOARD, OFFICE OF THE MAYOR, FOR PERIOD BEGINNING JULY 1, 1975 AND ENDING DECEMBER 30, 1975. (SERVING AS REGISTER OF ESSEX COUNTY - FIRST LEAVE BEGAN JANUARY 1, 1975)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.                    RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO HUBERT WILLIAMS, SERGEANT, POLICE DEPARTMENT, FOR PERIOD BEGINNING JULY 1, 1975 AND ENDING DECEMBER 31, 1975. (TO CONTINUE AS POLICE DIRECTOR - FIRST LEAVE BEGAN JULY 1, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.                    RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CALVIN WEST, MUNICIPAL EMERGENCY WELFARE COORDINATOR, OFFICE OF THE MAYOR, CIVIL DEFENSE BOARD, FOR PERIOD BEGINNING JUNE 9, 1975 AND ENDING DECEMBER 9, 1975. (PERSONAL BUSINESS - FIRST LEAVE BEGAN JUNE 13, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.                    RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, AUTOMOTIVE PARTS, FIRE DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to request Administration to submit a detailed list of automotive equipment to be sold, was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

August 7, 1975

7-R-q.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL AT PUBLIC AUCTION 233 JUNK VEHICLES, 1 1971 MERCURY 2 DOOR, GREEN, SERIAL #1F91H514494, 1 1971 FORD, 2 DOOR, BROWN, SERIAL #1T10W267918, PURSUANT TO N.J.S.A. 39:10A-1 AND 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING THE DIRECTOR OF FINANCE TO MAKE INVESTMENTS LISTED ON APPENDIX A, PURSUANT TO R. S. 40:5-7-1 AND HOLD THESE INVESTMENTS TO THE CREDIT OF FUNDS INDICATED ON APPENDIX A.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano.

The City Clerk stated he requested a legal opinion from the Law Department as to whether purchase of investments of this kind could be made by investment houses outside of New Jersey.

Councilman Tucker recalled last year they ran into the situation Finance Director Grexa invested \$1 million illegally. The Council has received no notification by the Mayor or anyone as to the results. Councilman Tucker said there has been no communication and he wants to find out if the Auditors have referred this matter to the Prosecutor or Attorney General for action.

The City Clerk said he has received no information as to what disposition was made of this observation, which was made to the Mayor, Business Administrator and Finance Director. They were, however, directed not to invest in any certificates which were not authorized under the law.

Councilman Tucker contended these funds were invested illegally by Finance Director Grexa and Assistant Municipal Treasurer Barton. He queried, "Has the Council sent communication to the Attorney General and Prosecutor to institute action in this regard?"

The City Clerk replied the facts were made known to the Mayor and administrative officials. He does not know if they have taken any action along the lines indicated by Councilman Tucker. If directed by the Municipal Council, he will find out the status and inform the Council.

Councilman Tucker declared as legislative elected representatives becoming

aware of an illegal action, they do not need to inform the Mayor and Business Administrator. They have done that. Our Certified Municipal Accountants emphasized quite clearly the money was invested illegally and if the City attempted to recoup the money which Messrs. Grexa and Barton invested, the taxpayers would lose \$250,000. They also emphasized the State law prohibits the actual investment of money for any long period of time. The Council was informed investments have to reach maturity within the year of the budget.

Councilman Tucker reiterated the Council has been informed of an illegal action. What have we done about it?

Councilman Tucker recommended adding to the motion to adopt the resolution that the Council direct the City Clerk to send a copy of the minutes of the pre-meeting conference when they discussed the matter to the Attorney General and Prosecutor for their review and possible action.

Councilman Carrino asked if a letter was sent to the State.

The City Clerk replied not in this particular matter. The Mayor was informed and the action that was taken is no longer being taken by Mr. Barton.

Councilman Carrino recalled the Assistant Corporation Counsel was present at the pre-meeting conference referred to by Councilman Tucker.

The City Clerk reiterated we have no word from Administration as to what disposition was made of the fact that we called to their attention, a violation of the law.

Chief Accountant Fitzsimons related a letter was sent to the New Jersey Division of Local Government Services and the State sent a letter to Business Administrator Walls asking for more detailed information on it. Whether or not the Business Administrator responded to the letter from Division of Local Government Services Director Laezza, he does not know.

Councilman Tucker maintained that is criminal activity. Money was invested illegally, and a letter should be sent to the Prosecutor and Attorney General for their review and possible action.

The motion to adopt the resolution and directing the City Clerk to communicate all the facts of this matter to the Attorney General and Prosecutor for their review and attention, was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

August 7, 1975

7-R-s.                    RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED  
URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR OLD THIRD WARD URBAN RENEWAL  
PROJECT N. J. R-6 (NINTH AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.                    RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO TULSA OIL COMPANY,  
SUM OF \$323.34, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972 AND 1973, PREMISES 349  
RAYMOND BOULEVARD, BLOCK 2407, LOT 22, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS  
OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.                    RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO FRANKLIN GLASGALL,  
SUM OF \$1,108.02, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1973, PREMISES 178-182  
SPRINGFIELD AVENUE, BLOCK 235, LOTS 32 AND 33, PURSUANT TO JUDGMENT OF DIVISION OF TAX  
APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.                    RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO E. & S. F. COHN &  
S. F. COHN, SUM OF \$779.82, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972 AND 1973,  
PREMISES 360-364 JELLIFF AVENUE, BLOCK 2715, LOT 44, PURSUANT TO JUDGMENT OF DIVISION OF  
TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-w.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, HIGHWAY SAFETY PROGRAM-\$38,799.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF TRANSPORTATION, OFFICE OF HIGHWAY SAFETY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO PAY \$22,500. TO CHARLOTTE OLVANEY, WIDOW AND KORANSKY AND MONE, ESQS., HER ATTORNEYS, UPON BEING ADVISED BY CORPORATION COUNSEL THAT ALL NECESSARY DOCUMENTS IN DISCHARGE OF THIS CLAIM HAVE BEEN EXECUTED BY PETITIONER, IN SETTLEMENT OF WORKMEN'S COMPENSATION DEPENDENCY CLAIM; FIREMAN WILLIAM OLVANEY SUFFERED FATAL CORONARY OCCLUSION WHILE FIGHTING A FIRE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION FURTHER AMENDING "RESOLUTION ESTABLISHING 1975 CAPITAL BUDGET TOTALLING \$6,148,226. FOR MAKING OF CAPITAL IMPROVEMENT AND ORDERLY PLANNING FOR PREPARATION OF ORDINANCES" TO INCLUDE CAPITAL BUDGET PROJECT #5175, PHASE I - FIREARMS TRAINING FACILITY FOR POLICE DEPARTMENT. LAND ACQUISITION, SITE PREPARATION AND DESIGN OF STRUCTURE - \$150,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH M. D. OPPENHEIM & CO. FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF WORLDWIDE EDUCATIONAL SERVICES, BEGINNING JULY 1, 1974 AND ENDING JUNE 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$664.00, SUBCONTRACT #CM1011)

August 7, 1975

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba. RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF SPECIALTY MAINTENANCE & AERM PIER, BEGINNING AUGUST 1, 1974 AND ENDING OCTOBER 31, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$500.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per their request was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Councilman Tucker announced he is not related to the Tucker referred to in this Calendar.

7-R-bb. RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF BROADWAY HEALTH GROUP BEGINNING JULY 1, 1974 AND ENDING JUNE 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$500.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc. RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH M. D. OPPENHEIM & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF MOUNT CARMEL GUILD BEGINNING OCTOBER 1, 1974 AND ENDING JUNE 30, 1975; COST OF PROFESSIONAL SERVICES

TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$1,400.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd. RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH M. D. OPPENHEIM & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF AIRCO TECHNICAL INSTITUTE BEGINNING AUGUST 7, 1974 AND ENDING MAY 2, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$728.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be. RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH S. KLEIN AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NORTH JERSEY COMMUNITY UNION BEGINNING JULY 1, 1974 AND ENDING JUNE 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$900.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

August 7, 1975

7-R-bf.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH M. D. OPPENHEIM AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF WORLDWIDE EDUCATIONAL SERVICES BEGINNING JULY 1, 1974 AND ENDING JUNE 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$690.00, SUBCONTRACT #CM 1008)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH M. D. OPPENHEIM & CO. FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NEW JERSEY STATE TRAINING AND EMPLOYMENT SERVICE BEGINNING JULY 1, 1974 AND ENDING JUNE 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$1,964.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF URBAN LEAGUE OF ESSEX COUNTY BEGINNING NOVEMBER 11, 1974 AND ENDING NOVEMBER 10, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$500.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

August 7, 1975

7-R-bi.            RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND CO. FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF REX HIDE BRAKELINING BEGINNING DECMEBER 13, 1974 AND ENDING JUNE 26, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$500.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.            RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF B. N. B. PLUMBING AND HEATING CORPORATION BEGINNING DECEMBER 13, 1974 AND ENDING JUNE 6, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$500.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.            RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF ROBERT TREAT COUNCIL BEGINNING JULY 1, 1974 AND ENDING JUNE 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$500.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

August 7, 1975

7-R-bl.                    RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF PUERTO RICAN VETERANS ASSOCIATION BEGINNING SEPTEMBER 1, 1974 AND ENDING AUGUST 31, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$500.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.                    RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH M. D. OPPENHEIM AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NEWARK DAY CARE COUNCIL BEGINNING JULY 1, 1974 AND ENDING JUNE 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$1,188.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.                    RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NEW JERSEY STATE TRAINING AND EMPLOYMENT SERVICE BEGINNING JULY 1, 1974 AND ENDING JUNE 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$500.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.                    RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER AND COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF OSCAR BAKKE BEGINNING SEPTEMBER 20, 1974 AND ENDING SEPTEMBER 19, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$500.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.                    RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH M. D. OPPENHEIM & CO. FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NEWARK MANPOWER SKILLS BEGINNING JULY 1, 1974 AND ENDING JUNE 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S OFFICE OF MANPOWER. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARD) (\$858.00)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to availability of funds was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.                    RESOLUTION AUTHORIZING MAYOR, ON BEHALF OF CITY OF NEWARK, TO ENTER INTO GRANT AGREEMENT BETWEEN CITY OF NEWARK AND STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS, AUTHORIZING ACCEPTANCE OF STATE GRANT-IN-AID ASSISTANCE IN AMOUNT OF \$10,000. FOR PERIOD JUNE 15, 1975 TO JUNE 14, 1976; IN-KIND CONTRIBUTION OF \$2,500. REQUIRED BY STATE; GRANT-IN-AID ASSISTANCE PROVIDED BY STATE WILL BE USED SOLELY TO DEFRAY COSTS INCURRED IN UNDERTAKING RESPONSIBILITIES IMPOSED BY P. L. 1971, C.362 AND TO SUPPLEMENT LOCAL APPROVED BUDGET DEDICATED TO RELOCATION PROGRAMS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEW JERSEY DEPARTMENT OF HEALTH ACCEPTING FUNDS IN AMOUNT OF \$58,862. FOR DEVELOPMENT OF ALCOHOLISM CONTROL SERVICES, FOR PERIOD JUNE 26, 1975 TO JUNE 25, 1976. (NO MATCH REQUIRED FOR THIS CONTRACT, CASH OR IN-KIND)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and directing the City Clerk to request Administration to forward a copy of the proposal submitted as a basis for this grant, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AGREEMENT WITH NEW JERSEY STATE DEPARTMENT OF HEALTH, FOR TOTAL COMPENSATION OF \$15,000. TO PROVIDE LABORATORY ANALYSES FOR UP TO 3,750 BLCOD SPECIMENS; SAID COMPENSATION SHALL BE DERIVED FROM A GRANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACTS WITH NORTH JERSEY COMMUNITY UNION HEALTH CENTER-\$5,174.36, FRIENDS OF CLINTON HILL, INC. FOR BESSIE SMITH HEALTH CENTER-\$6,492.88, ST. MICHAEL'S MEDICAL CENTER FOR GLADYS E. DICKINSON HEALTH CENTER-\$4,709., COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR MATERNAL & INFANT CARE PROJECT-\$3,318.46 AND MARTLAND OUTPATIENT DEPARTMENT-\$12,193.54, TOTALING \$31,888.24, FOR PROVISION OF CLINICAL SERVICES TO WOMEN, INFANT AND CHILDREN'S SUPPLEMENT FEEDING PROGRAM (WIC) FOR PERIOD JULY 1, 1975 TO SEPTEMBER 30, 1975; SAID MONIES SHALL BE DERIVED FROM GRANT FROM NEW JERSEY DEPARTMENT OF HEALTH WHICH WAS EXTENDED SAID FEDERAL MONIES BY UNITED STATES DEPARTMENT OF AGRICULTURE. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-bu.

RESOLUTION AUTHORIZING POLICE DIRECTOR OR HIS DESIGNEE TO ENTER INTO CONTRACT WITH BOEING COMPUTER SERVICES, INC., PHILADELPHIA, PENNSYLVANIA, TO FURTHER DEVELOP A COMPUTERIZED COMMAND AND CONTROL COMMUNICATIONS SYSTEM "NC-4 SYSTEM" (TO DEVELOP A COMPUTER AIDED DISPATCHING SYSTEM (CAD) FOR \$973,867.); GRANT NO. 73-DF02-0100, JULY 1, 1973, \$2,970,619. FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION (LEAA). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu-1.

RESOLUTION AUTHORIZING POLICE DIRECTOR TO ENTER INTO CONTRACT WITH MOTOROLA, INC. TO PROVIDE NECESSARY SERVICES AND EQUIPMENT NEEDED IN DEVELOPMENT OF NC-4 SYSTEM (COMPUTERIZED COMMAND AND CONTROL COMMUNICATIONS SYSTEM), FOR \$1,226,588. CITY OF NEWARK RECEIVED GRANT NO. 73-DF-02-0100, JULY 1, 1973, \$2,970,619. FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION (LEAA). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Carrino commented this resolution was not placed on the Calendar at the time it was prepared because the performance bond was not available. Everything is in order. Both of these NC-4 System contracts complement each other.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.

RESOLUTION AUTHORIZING THE MAYOR TO SUBMIT APPLICATION TO THE STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA) FOR ACTION GRANT AWARD IN THE AMOUNT OF \$39,058. AND TO ENTER INTO AGREEMENT WITH, AND TO ACCEPT FUNDS FROM SLEPA FOR THE IMPLEMENTATION OF THE YOUTH AID AND SERVICES PROJECT NOT EXCEEDING \$43,398. IN COSTS (SLEPA \$39,059., STATE OF NEW JERSEY BUY-IN \$2,170. AND LOCAL CASH MATCH \$2,170.).

(Copy of resolution and correspondence submitted to each Member of the Council)

174

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

RESOLUTION AMENDING RESOLUTION 7-R-bm DATED MAY 7, 1975 AND ENTITLED

"RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED '24 HOUR HOUSING SECURITY PROGRAM CONTINUATION GRANT'" BY CORRECTING THE LOCAL CASH AMOUNT OF \$149,990. TO \$134,990. (FEDERAL-\$1,055,735., LOCAL CASH (PROVIDED BY NHRA)-\$134,990., TOTAL-\$1,190,725. - CASH CREDIT TO IMPACT OVERMATCH POOL-\$17,687.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH

THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "24 HOUR HOUSING SECURITY PROGRAM CONTINUATION" (LEAA-\$1,055,735., CASH (PROVIDED BY NHRA)-\$134,990.; CASH CREDIT TO IMPACT PART C OVERMATCH POOL-\$17,687.).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.                    RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NEWARK SERVICES CORPORATION TO PROVIDE TRANSITIONAL PRODUCTIVE EMPLOYMENT ON A WAGE SUPPORTED BASIS TO PERSONS WHO ARE RECIPIENTS OF AID TO FAMILIES WITH DEPENDENT CHILDREN AND PERSONS ON PROBATION OR RECENTLY RELEASED FROM PRISON (SO-CALLED "EX-OFFENDERS"), AND PLACEMENT OF SUCH PERSONS IN REGULAR PUBLIC AND PRIVATE SECTORS EMPLOYMENT, FOR SUM NOT TO EXCEED \$350,820.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.                    RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH BOARD OF CHOSEN FREEHOLDERS OF ESSEX COUNTY, STATE OF NEW JERSEY, ACTING FOR ESSEX COUNTY CORRECTIONS CENTER WHEREIN ESSEX COUNTY CORRECTIONS CENTER WILL PROVIDE A VOCATIONAL REHABILITATION PROGRAM FOR INMATE PARTICIPANTS OF ESSEX COUNTY AND NEWARK RESIDENT INMATE PARTICIPANTS, FOR SUM NOT TO EXCEED \$152,219.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.                    RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NORTH WARD EDUCATIONAL AND CULTURAL CENTER WHEREIN CENTER WILL OPERATE A FOOD SERVICE TRAINING PROGRAM FOR TWENTY (20) FULL-TIME TRAINEES AND TEN (10) PART-TIME TRAINEES, FOR SUM NOT TO EXCEED \$64,628.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

176

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH FAIRFAX INDUSTRIES WHEREIN FAIRFAX INDUSTRIES WILL EMPLOY AND TRAIN ON-THE-JOB TWENTY (20) PARTICIPANTS AS ELECTRONIC ASSEMBLERS, FOR SUM NOT TO EXCEED \$19,000.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH TRIM TOGS CORPORATION WHEREIN TRIM TOGS CORPORATION WILL EMPLOY AND TRAIN ON-THE-JOB 24 PARTICIPANTS AS SEWING MACHINE OPERATORS, FOR SUM NOT TO EXCEED \$20,160.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH DRAKE COLLEGE OF BUSINESS WHEREIN DRAKE COLLEGE OF BUSINESS WILL OPERATE A SECRETARIAL SKILLS TRAINING PROGRAM FOR THIRTY (30) TRAINEES, FOR SUM NOT TO EXCEED \$60,000.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani,

seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Villani, President Harris.

No: Councilmen Martinez, Tucker.

7-R-ce.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACTS FOR VEHICLE WASHING AND CLEANING IN VARIOUS DISTRICTS OF CITY OF NEWARK, TOTALING \$12,000., WITH PARK AVENUE AUTO WASHING INC.-\$3,500. (NORTH AND MISCELLANEOUS STATION WAGONS), PRESTO AUTO LAUNDRY, INC.-\$4,500. (EAST, WEST AND SOUTH), RILEY'S AUTO LAUNDRY INC.-\$4,000. (CITY WIDE-MISCELLANEOUS HEAVY VEHICLES (TRUCKS, VANS, JEEPS AND MINI-BUSES), THREE LOWEST RESPONSIBLE BIDDERS, EFFECTIVE SEPTEMBER 1, 1975 TO AUGUST 31, 1976 INCLUSIVE; SHALL BE PAID FROM FUNDS APPROPRIATED IN OPERATING BUDGET OF DIVISION OF MOTORS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH NORTH AMERICAN PHILIPS COMMUNICATIONS CORP., 91 MCKEE DRIVE, MAHWAH, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, TO FURNISH AND INSTALL AN EMERGENCY REPORTING SYSTEM TO PROVIDE FOR CITY OF NEWARK EMERGENCY CONTACT BETWEEN GENERAL PUBLIC AND EMERGENCY COMMUNICATIONS CENTRALS, FOR \$478,466., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, FOR ONE YEAR EFFECTIVE DATE CONTRACT IS APPROVED BY THE MUNICIPAL COUNCIL; TOTAL AMOUNT WILL BE PAID FROM 1974 CAPITAL IMPROVEMENT BUDGET 6SK-5/1/75-PROJECT #35-74, AMENDED ORDINANCE 6-S & F-b, SEPTEMBER 19, 1974, PROJECT #35-74.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk called attention to letter received yesterday afternoon from Corporation Counsel Buck requesting the Council to defer action on this resolution until his office is given an opportunity to fully investigate this matter.

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH BERNARD M. McGLONE TO SERVE AS FISCAL CONSULTANT TO MAYOR'S OFFICE OF MANPOWER, AT RATE OF \$100. PER DAY, FOR SUM NOT TO EXCEED \$23,700.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Resolution rejected July 16, 1975)

A motion to amend this resolution by changing the effective date of the contract to August 7, 1975, add to Paragraph 7 of the contract "with the approval of the Municipal Council" and correct the second sentence of the sixth paragraph to read "the Consultant agrees not to divulge..." rather than the City, was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilmen Bottone, James, Tucker.

A motion to adopt the resolution, as amended, was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilmen James, Tucker.

7-R-ch.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY FOR CRIMINAL JUSTICE PLANNING PROJECT ENTITLED "UNIFIED VAILSBURG SERVICES ORGANIZATION." (SLEPA-\$95,000., STATE BUY-IN-\$5,278., STATE LOCAL CASH-\$5,278.) (CITY RECEIVED GRANT, NUMBER 2170-A-34-75, JULY 15, 1975 FOR \$100,278. FROM STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA))

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch-1.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNIFIED VAILSBURG SERVICES ORGANIZATION, \$105,556.; ITEM AVAILABLE FROM NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY. (LOCAL CASH MATCH WILL BE PROVIDED BY VICTORIA FOUNDATION IN AMOUNT OF \$5,278.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH ESSEX COUNTY COLLEGE FOR PERFORMING A COLLEGE WORK STUDY PROGRAM, FOR SUM NOT TO EXCEED \$18,134.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Resolution rejected July 16, 1975)

A motion to table this resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-cj.      RESOLUTION REQUESTING THE STATE DIVISION OF AGING OF THE DEPARTMENT OF COMMUNITY AFFAIRS TO DESIGNATE THE CITY OF NEWARK AS A PLANNING AND SERVICE AREA FOR AGED SERVICES THROUGH THE AUSPICES OF THE NEWARK OFFICE OF ELDERLY AFFAIRS.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Resolution tabled July 16, 1975)

(Council polled on this matter)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

August 7, 1975

7-R-ck.                    RESOLUTION AMENDING RESOLUTIONS 7-R-dk, JUNE 18, 1975 AND 7-R-dn, JULY 16, 1975;  
AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT IN AMOUNT OF \$994,207.10 FROM  
NEW JERSEY STATE DEPARTMENT OF EDUCATION TO OPERATE THE NEWARK SUMMER NUTRITION PROGRAM,  
SO THAT THE DIRECTOR OF HEALTH AND WELFARE IS AUTHORIZED TO ACCEPT AN ADDITIONAL  
\$274,218.75 GRANTED BY NEW JERSEY STATE DEPARTMENT OF EDUCATION FOR NEWARK'S 1975 SUMMER  
NUTRITION PROGRAM, MAKING GRAND TOTAL FOR PROGRAM NOW \$1,736,718.75. (CITY'S MATCHING  
SHARE PROVIDED IN IN-KIND SERVICES TOTALING \$478,425.)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled on this matter)

A motion to adopt the resolution and directing the City Clerk to request Health and Welfare Director Buford to submit a list of sites for the Summer Nutrition Program, broken down by ward, the number of lunches served each day, and the name and address of the person(s) responsible for delivery and dispensing of lunches; and to request Recreation and Parks Director Washington to submit a list of the play streets in the City of Newark indicating number and location of these areas, broken down by wards, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cl.                    RESOLUTION AMENDING RESOLUTION 7-R-db, SEPTEMBER 4, 1974, "RESOLUTION APPROVING  
PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE  
STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED  
STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED 'VINDICATE  
SOCIETY CONTINUATION.' (FEDERAL (STATE)-\$317,431., LOCAL-CASH-\$51,549., TALLING  
\$368,980.)" BY CHANGING THE FUNDING TO FEDERAL (STATE)-\$185,667., LOCAL-DIVISION OF  
YOUTH AND FAMILY SERVICES, CASH IN-KIND-\$51,549., TALLING \$237,216.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-cn.RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT

OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH NEW HOPE  
DEVELOPMENT CORPORATION, FOR CONTINUING MINORITY CONTRACTORS AND CRAFTSMEN TRADE  
ASSOCIATION PROJECT FOR A FOUR MONTH PERIOD. (\$50,000. BUDGETED IN COMMUNITY  
DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO FUNDING UNDER THE HOUSING AND COMMUNITY  
DEVELOPMENT ACT OF 1974 (42 USC 5301 PL 93-383) (NO ADDITIONAL CITY FUNDS REQUIRED)  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk noted Paragraph 14 of the contract has been amended to have reports also sent to the City Clerk's Office and the date of the contract will be effective for a four month period from August 7, 1975.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE NOTICE OF

GRANT AWARD FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, PUBLIC  
HEALTH SERVICES, FOR PERIOD JULY 1, 1975 TO JUNE 30, 1976, TO INVESTIGATE, FIND AND  
INITIATE REPAIRS OF PREMISES CONTAINING LEAD POISONING HAZARDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk stated Health and Welfare Director Buford requested the Council defer action on this resolution.

A motion to defer action on this resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.RESOLUTION SUPPORTING THE MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY

AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION IN THE UNDERTAKING OF A  
CITY-WIDE REGISTRATION DRIVE SPONSORED BY THE CITY OF NEWARK UNDER THE PROVISIONS OF  
THE COMMUNITY DEVELOPMENT BLOCK PROGRAM ESTABLISHED BY TITLE I OF THE HOUSING AND  
COMMUNITY DEVELOPMENT ACT OF 1974, USC 5301, PL 93-383. (THE CITY SHALL INCUR NO COST)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cp.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$500. PAYABLE TO CLERK OF SUPERIOR COURT TO BE DEPOSITED PURSUANT TO ORDER OF THE COURT ENTERED JULY 3, 1975, IN SETTLEMENT OF CLAIM FOR DAMAGES FOR PERSONAL INJURIES SUFFERED BY PLAINTIFF LAURA A. BREVARD AS RESULT OF ACCIDENT ALLEGEDLY CAUSED BY HOLE IN CITY STREET. (\$1,200. PAYABLE BY CO-DEFENDANTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO ANNA REICHEL, SUM OF \$418.44, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972 AND 1973, PREMISES 146-150 MT. PLEASANT AVENUE, BLOCK 521, LOT 30, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion directing the City Clerk to return this resolution to Administration as per their request was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO DANIEL PALUMBO AND ANTHONY PEDULLA, SUM OF \$809.55, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1973 AND 1974, PREMISES 449 FERRY STREET, BLOCK 2486, LOT 1, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cs.RESOLUTION ACCEPTING BID OF B & A REALTY CORPORATION FOR PURCHASE OF CITY-

OWNED PROPERTY KNOWN AS BLOCK 2658, LOTS 15, 17, 22, 31, 33, NEWARK, NEW JERSEY, FOR \$98,500.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk read memorandum, dated August 5, 1975, from Finance Director Grexa, stating the Newark Real Estate Commission received bids and accepted the bid of B & A Realty Corporation for a combined cash purchase price and new construction equalling \$98,500.; \$3,500. for land acquisition and \$95,000. for new construction, with the condition that the building will be completed within 240 days, to be used for a commercial purpose and the building will be tenanted by the General Services Administration. The sale was held at 1:00 P. M., July 28, 1975, at 786 Broad Street, Suite 1300, Newark, New Jersey.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ct.RESOLUTION DESIGNATING VAILSBURG TERRACE AS A WESTBOUND ONE-WAY STREET BETWEEN

LINDEN AVENUE AND SOUTH MUNN AVENUE, FOR A PERIOD OF NINETY DAYS FROM DATE OF APPROVAL OF RESOLUTION BY THE STATE DEPARTMENT OF TRANSPORTATION; FURTHER DEPARTMENT OF ENGINEERING PREPARE AND SUBMIT PROPER ORDINANCE TO SUPPLEMENT TITLE 23 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK BY ADDING THERETO SAID RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cu.RESOLUTION AMENDING RESOLUTION 7-R-cl, APRIL 16, 1975, "RESOLUTION AUTHORIZING

MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH MANAGISTICS, INC. FOR PROVIDING MANAGERIAL ASSISTANCE FOR THE CONTROLLED OPERATION OF THE SPEDY '75 PAYROLL FOR SUM NOT TO EXCEED \$29,600.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED UNDER PROVISIONS OF LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6, BECAUSE DELIVERY OF SERVICES REQUIRED ARE OF AN IMMEDIATE NATURE; AUTHORIZING ADVERTISING OF RESOLUTION," BY CHANGING SOURCE OF FUNDS TO COMPREHENSIVE EMPLOYMENT AND TRAINING ACT III (FY 1975).

(Copy of resolution and correspondence submitted to each Member of the Council)

184

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cv.

RESOLUTION AMENDING RESOLUTION 7-R-h, JUNE 4, 1975, "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH TOUCHE ROSS & CO. TO PROVIDE MANAGERIAL ASSISTANCE FOR THE CONTROLLED OPERATION OF THE SPEDY '75 PAYROLL FOR SUM NOT TO EXCEED \$36,000.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)," BY CHANGING SOURCE OF FUNDS TO COMPREHENSIVE EMPLOYMENT AND TRAINING ACT III (FY 1975).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-cw.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO ENTER INTO PARTIAL PAYMENT AGREEMENT FOR PAYMENT OF TAXES PRIOR TO TAX SALE FOR PREMISES 378-392 WASHINGTON STREET, BLOCK 112, LOT 2, RILEY URBAN RENEWAL CORPORATION; PURSUANT TO N.J.S. 54:5-19.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk noted the resolution authorizes Acting Tax Collector Doll to enter into an agreement. He has been informed by the Corporation Counsel that Kenneth A. Joseph has been designated as the Acting Tax Collector and he is awaiting a letter to that effect.

A motion to defer action on this resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cx.

RESOLUTION AUTHORIZING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF BOARD OF ESTIMATE FOR PREPARATION OF ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR CONSIDERATION OF THE MUNICIPAL COUNCIL FOR CAPITAL PROJECT NO. 123/457-73 NEW ADDITION AND

REHABILITATION WILSON AVENUE SCHOOL-\$160,000.; CAPITAL PROJECT NO. 122/458-73

ACQUISITION OF PROPERTY - ST. BENEDICT'S PARK SITE-\$300,000. AND CAPITAL PROJECT NO.

123/459-73 REHABILITATION WORK TO 14TH AVENUE SCHOOL-\$114,172., TOTALING \$574,172.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cy.

RESOLUTION AMENDING RESOLUTION 7-R-dn, JUNE 12, 1973, PROPOSED 1973 CAPITAL

IMPROVEMENTS PROGRAM, TO ADD TO 1973 CAPITAL BUDGET, BOARD OF EDUCATION PROJECT NO.

123/457-73 NEW ADDITION AND REHABILITATION WILSON AVENUE SCHOOL-\$160,000., PROJECT NO.

122/458-73 ACQUISITION TO PROPERTY - ST. BENEDICT'S PARK SITE-\$300,000.; PROJECT NO.

123/459-73 REHABILITATION WORK TO 14TH AVENUE SCHOOL-\$114,172.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cz.

RESOLUTION RESCINDING RESOLUTION 7-R-cs, JULY 16, 1975, "RESOLUTION AMENDING

RESOLUTION 7-R-dn, JUNE 12, 1973, PROPOSED 1973 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1973 CAPITAL BUDGET PROJECT 123/455-73 MANUAL FIRE ALARM EQUIPMENT-\$200,000.

(ALTERATIONS-ALL SCHOOLS OWNED AND LEASED BY THE BOARD OF EDUCATION; PROJECT 123/457-73-

NEW ADDITION AND REHABILITATION WILSON AVENUE SCHOOL-\$160,000.; PROJECT 122/458-73-

ACQUISITION TO PROPERTY-ST. BENEDICT'S PARK SITE-\$300,000. AND PROJECT 123/459-73-

REHABILITATION WORK TO 14TH AVENUE SCHOOL-\$114,172.) TOTALING \$774,172." AND RESCINDING

RESOLUTION 7-R-ct, JULY 16, 1975, "RESOLUTION AUTHORIZING CITY CLERK TO FURNISH DIRECTOR

OF FINANCE AND CORPORATION COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF

BOARD OF SCHOOL ESTIMATE FOR PREPARATION OF ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS

FOR CONSIDERATION OF MUNICIPAL COUNCIL FOR CAPITAL PROJECT NO. 123/455-73-MANUAL FIRE

ALARM EQUIPMENT ALTERATIONS-\$200,000. (ALL SCHOOLS OWNED AND LEASED BY THE BOARD OF

EDUCATION); CAPITAL PROJECT NO. 123/457-73-NEW ADDITION AND REHABILITATION WILSON AVENUE

SCHOOL-\$160,000.; CAPITAL PROJECT NO. 122/458-73-ACQUISITION OF PROPERTY-ST. BENEDICT'S

PARK SITE-\$300,000.; AND CAPITAL PROJECT NO. 123/459-73-REHABILITATION WORK TO 14TH

AVENUE SCHOOL-\$114,172., TOTALING \$774,172."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by

Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-da.                    RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT FUNDS FROM NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS FOR THE CONTINUATION OF NEWARK'S NUTRITION PROGRAM - EXPANSION FOR A PERIOD OF TWELVE MONTHS FROM JULY 1, 1975 TO JUNE 30, 1976; ESTIMATED BUDGET FOR SAID PERIOD IS \$139,113. (FEDERAL SHARE (75%) \$104,307., STATE DEPARTMENT OF COMMUNITY AFFAIRS (12.5%) \$17,403., LOCAL SHARE \$17,403.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-db.                    RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NEW JERSEY STATE TRAINING AND EMPLOYMENT SERVICE WHEREIN NEW JERSEY TRAINING AND EMPLOYMENT SERVICE WILL PROVIDE REGISTRATION CERTIFICATION, JOB MATCHING, SPECIAL JOB DEVELOPMENT AND REFERRAL SERVICES, FOR \$45,742.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dc.                    RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO EXECUTE TAX CERTIFICATE NO. 45077 TO JAMES PAGANO FOR PREMISES COMMONLY KNOWN AS 94 TICHENOR STREET, BLOCK 925, LOT 58, FOR \$12,360. AND TAX CERTIFICATE NO. 44307 TO NANCY MASON FOR PREMISES COMMONLY KNOWN AS 8 COTTAGE STREET, BLOCK 878, LOT 12, FOR \$1,356.47, SAID AMOUNTS REPRESENTING THE TAX SALE LIEN, ALL SUBSEQUENT ACCRUED LIENS AND INTEREST AND COSTS TO AUGUST 6, 1975; PURSUANT TO N.J.S.A. 58:5-114.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk noted the resolution authorizes Acting Tax Collector Doll to execute Tax Certificates. He is not the Acting Tax Collector.

A motion to defer action on this resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dd.            RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AGREEMENT WITH HOUSING DEVELOPMENT AND REHABILITATION CORPORATION FROM AUGUST 1, 1975 TO MARCH 31, 1976 FOR \$537,917.; FUNDS BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATIONS PURSUANT TO FUNDING UNDER HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301 PL 93-383). (AGREEMENT EXTENDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone.

The motion to adopt the resolution was withdrawn by Councilman Giuliano. Councilman Bottone withdrew his second to the motion.

A motion to defer action on this resolution to a special meeting of the Municipal Council was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-de.            RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE APPLICATION AND FILE IN APPROPRIATE STATE OFFICE FOR OBTAINING CERTAIN FEDERAL FINANCIAL ASSISTANCE UNDER THE FEDERAL DISASTER RELIEF ACT (PUBLIC LAW 288, 93RD CONGRESS) OR OTHERWISE AVAILABLE FROM PRESIDENT'S DISASTER RELIEF FUND.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-df.            RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO SUBMIT COPY OF THIS RESOLUTION TO NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION TOGETHER WITH PAYMENT OF \$12,500. AND PETITIONING SAID COMMISSION FOR AN ALLOTMENT OF 12.5 MILLION GALLONS OF WATER DAILY FROM THE PROPOSED TWO BRIDGES PROJECT; PURSUANT TO N.J.S.A. 58:5-9; FURTHER THE CITY OF NEWARK AGREES TO PAY \$9,000. PER MILLION GALLONS OF WATER WHEN AND IF CITY OF NEWARK AGREES THAT FINDINGS CONTAINED IN INITIAL REPORT ARE REASONABLE, ACCEPTABLE AND IN BEST

INTEREST OF CITY. (FUNDING FOR STUDY AND APPLICATION SHALL BE PAID FROM ORDINANCE6-S & F-v, OCTOBER 4, 1975)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dg.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE BARGAIN AND SALE DEEDS, SUBJECT TO THE CONDITIONS OF THE RESOLUTION, APPROVED AS TO FORM BY THE CORPORATION COUNSEL, FOR PROPERTIES ON ANNEXED SCHEDULE A, TOTALING \$334,950.

(August 1, 1975 City-wide Auction)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk requested permission to verify conditions upon which properties were sold.

The Council granted permission.

7-R-dh.

RESOLUTION RESCINDING RESOLUTION 7-R-dz, JULY 16, 1975, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, NEWARK SUMMER NUTRITION PROGRAM FOR CHILDREN-1975 (SuNuP), \$1,462,500.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF AGRICULTURE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-di.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, SUMMER NUTRITION PROGRAM FOR CHILDREN - 1975 (SuNuP), \$1,736,718.75; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF AGRICULTURE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dj.                    EMERGENCY RESOLUTION APPROPRIATING \$235,055., DEPARTMENT OF POLICE, SALARIES AND WAGES AND OTHER EXPENSES IN THE AMOUNT OF \$235,055. TO PROVIDE FUNDS FOR REINSTATEMENT OF TERMINATED POLICE OFFICERS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dk.                    RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO COMMUNICATE WITH GOVERNOR BRENDAN T. BYRNE STRONGLY URGING HIM TO RESCIND THE PROPOSED MEDICAID PROGRAM CHANGES AND TO RESTORE THE BUDGETARY CUTS AFFECTING THOSE CHANGES WHICH WOULD NEGATIVELY AFFECT APPROXIMATELY 120,000 RESIDENTS OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dl.                    RESOLUTION AUTHORIZING SALE OF CITY-OWNED PROPERTY NOT NEEDED FOR PUBLIC USE, 699-711 SPRINGFIELD AVENUE, BLOCK 2639, LOT 6, AGAINST WHICH PROPERTY A DEFAULT IS ABOUT TO BE ENTERED (THIRD CLAIM THEREIN) IN THE TAX FORECLOSURE SUIT IN THE SUPERIOR COURT OF NEW JERSEY, DOCKET NO. F-5784-74 ENTITLED CITY OF NEWARK, PLAINTIFF VS. BLOCK 524, LOT 17, ETC., ET ALS; MINIMUM BID \$15,000. AND PROPERTY TO BE IMPROVED AND USED FOR A PURPOSE PERMITTED BY ZONING ORDINANCES OF THE CITY OF NEWARK WITHIN ONE YEAR AFTER CLOSING TITLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

This resolution was presented by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dm.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO ENTER INTO CONTRACT WITH STANCO ELECTRIC COMPANY FOR \$16,030.68 TO PROVIDE EMERGENCY REPAIRS TO COMPRESSOR MOTORS AT IRONBOUND STADIUM ICE SKATING RINK; FUNDS AVAILABLE IN BOND ORDINANCE 6-S & F-c, APRIL 15, 1970. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

#### MOTIONS.

7-M-a.

Councilwoman Villani stated it has been common practice for most people to say uncomplimentary things about the City of Newark. It is a known fact that businesses are leaving the City because Newark cannot supply them with the type of safety, parking and ease of movement supplied by the suburbs. In light of all these difficulties, she can still appreciate the purpose for which the Environmental Protection Agency instructed the City, under pain of heavy fines, to enact this ban on on-street parking between certain hours. However, once again the City of Newark is called upon to place itself at a competitive disadvantage simply because it is the State's largest City. If the Environmental Protection Agency wants Newark to ban this type of parking, let them compel the State of New Jersey or the Federal Government to give Newark the money to make up for the hardship this will cause to businesses along the route. Better yet, why does not the Environmental Protection Agency place restrictions on the malls and shopping centers that are draining money from Newark businesses?

Councilwoman Villani continued we have asked the State to give us a bus loop system and a reduced fare for the subway system, and in spite of all the sacrifices we have been forced to make, we still have not been able to get funding to institute these positive new transportation programs. How much longer must Newark be drained of its resources and be rebuked at every turn by the State and Federal Government in

attempts to rebuild its downtown area? How much longer must we sacrifice our natural commercial advantages while suburban areas unaffected by Environmental Protection Agency rulings take valuable tax dollars from us? If the Environmental Protection Agency wants Newark to ban parking, let them compel the State to give us a bus loop and a reduced fare on the underground subway. Let the Environmental Protection Agency take an even-handed approach and force the State or Federal Government to give back to the cities in other ways the advantages they lose through regulation and let them look as hard for pollution in the auto-dependent suburbs as they do in cities like Newark.

Councilwoman Villani stressed her primary concern for this motion is the desire to see the State and Federal Government supply needed transportation alternatives to cities who are forced to conform to Environmental Protection Agency rulings. As to the argument of the Taxicab Industry, she contended if steps are not taken to make downtown Newark more competitive, there would not be enough people left to transport anywhere, but in spite of this fact, Newark is only allotted 600 taxicabs, according to the ordinance. There are never that number in full operation. This means there are never enough taxicabs in operation to meet the demand. How many of these taxicabs are going to make trips exclusively along the short route of the bus loop? Many passengers complain that taxicabs refuse short trips, so how can they complain about a bus loop that encompasses ten square blocks? How ridiculous it would be for a cabby to drive from City Hall to 20 Park Place when he could, at the same time, get a more lucrative fare to the suburbs, or could you picture a shopper, who generally walks from Bamberger's to Hahne's, taking a taxicab, or spending ten cents for a bus shuttle and appreciating the convenience?

Councilwoman Villani declared the answer is obvious. A bus shuttle would be a blessing because it would eliminate the short downtown nuisance trips, which records in the License Division show cabbies do not want. As to the bus industry, the figures from Washington, D. C. show a 3% increase in bus patronage because of the desirability of traveling downtown. Councilwoman Villani queried, "Is the Council going on record informing the State and Federal Government that they demand assistance for the sacrifice they are compelled to make, or are they going to let the downtown area suffer and see all businesses hurt?"

A MOTION URGING THE DEPARTMENT OF TRANSPORTATION OF THE STATE OF NEW JERSEY TO ALLOCATE TO THE CITY OF NEWARK TWELVE OF THE NINETEEN BUSES, ORIGINALLY USED FOR THE STATE'S EXPERIMENTAL PROGRAM IN HADDONFIELD TO OPERATE A PILOT SHUTTLE BUS SERVICE FOR SHOPPERS AND WORKERS IN THE CITY'S CENTRAL COMMERCIAL AREA, was made by Councilwoman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION REQUESTING THE POLICE DIRECTOR AND DIRECTOR OF THE HIGH-IMPACT ANTI-CRIME PROGRAM TO STUDY THE FEASIBILITY OF ESTABLISHING A VICTIM ADVOCACY SERVICES PROGRAM TO PROVIDE COUNSELLING, REFERRAL AND INFORMATION SERVICES TO THE VICTIMS OF CRIME WITHIN THE CITY OF NEWARK, was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

Councilman Tucker stated he was in receipt of a communication from representatives of the Taxicab Industry and also had the occasion to attend the public hearing which was held on July 29, 1975 at 1100 Raymond Boulevard, Newark, New Jersey. It appears the VIP Auto Bus Co., 766 Trumbull Street, Elizabeth, New Jersey, has applied for a consent to supply autobus services around the general Newark area. The City of Newark, by law, does not have the responsibility to regulate liveries but this is the responsibility of the Public Utilities Commissioners.

A MOTION THAT THE CITY OF NEWARK SEND COMMUNICATION TO MR. ANTHONY J. GROSSI, PRESIDENT, BOARD OF PUBLIC UTILITIES COMMISSIONERS, AND MR. STEWART G. POLLOCK AND MR. JOEL R. JACOBSEN, COMMISSIONERS, URGING THEM NOT TO APPROVE THE APPLICATION OF VIP AUTO BUS CO., OF ELIZABETH, NEW JERSEY, WHICH WOULD ADVERSELY AFFECT THE CITY OF NEWARK AND THE TAXICAB INDUSTRY; FURTHER, THAT THE CORPORATION COUNSEL BE REQUESTED TO APPEAR BEFORE THE BOARD OF PUBLIC UTILITIES COMMISSIONERS AND TAKE WHATEVER ACTION NECESSARY TO HAVE THE CITY DESIGNATED AS AN OBJECTOR TO THIS APPLICATION AND AS A PARTICIPANT IN RESULTANT PROCEEDINGS SO THAT ITS INTERESTS MAY BE PROTECTED, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Councilman Tucker said the point he is raising is that we have recently passed a very strong Taxicab Ordinance dealing with regulating the industry. We have no statutory authority on liveries, but the only authority we have is the ability to lobby. If we do not attempt to relate to the problems of the taxicab industry, at least by attempting to regulate liveries, then in effect what we are doing is actually supporting the liveries which would automatically eliminate the actual use of cab service directing at Newark Airport.

Councilman Tucker stated the next hearing of the Public Utilities Commissioners will be held at 10:00 A. M., Thursday, September 11, 1975, in Room 208, 1100 Raymond Boulevard, Newark, New Jersey. He urged the Members of the Municipal Council to attend this hearing, if possible.

7-M-d. The City Clerk called attention to the legal opinion received from Corporation Counsel Buck stating the appointment of the Tax Collector must be made by the Mayor with the advice and consent of the Municipal Council.

A MOTION DIRECTING THE CITY CLERK TO INFORM MAYOR GIBSON THAT THE MUNICIPAL COUNCIL DEPLORES THE ACTION OF MAYOR KENNETH A. GIBSON IN HIS ATTEMPT TO CIRCUMVENT THE RIGHT OF THE MUNICIPAL COUNCIL, AS PROVIDED FOR IN THE STATUTES OF THE STATE OF NEW JERSEY AND ACKNOWLEDGED BY THE CORPORATION COUNSEL OF THE CITY OF NEWARK, TO CONSENT TO THE APPOINTMENT OF A TAX COLLECTOR, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-a. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 14, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE BUSINESS ADMINISTRATOR OF THE CITY OF NEWARK TO DEED AND LEASE CERTAIN CITY-OWNED LAND IN EXCHANGE FOR CERTAIN PRIVATELY OWNED-LAND."

(City-owned properties - 276-280 Mulberry Street, Block 877, Lots 4, 5, 6 and 52 Walnut Street, Block 880, Lot 15

Privately owned properties - 281 and 285-287 Mulberry Street, Block 880, Lots 27 and 30)

(\$600. in addition to the exchange)

(Copy of ordinance and correspondence submitted to each Member of the Council)

The City Clerk stated an attempt was made to obtain a greater amount in return for the exchange of these properties. He has been informed the request was made, as a result of which the offer was upped \$2,700. There appears to be a disparity between the value of the property being offered in exchange for the property the City would give in the swap and as a result of calling attention to Administration of that fact, the consideration was added in addition to the swap of the properties.

President Harris asked Legal Analyst Kauder if she was satisfied in terms of the legality in this matter.

194

Legal Analyst Kauder replied in the affirmative. Now it is proper. Previously, ~~it was~~ not following the statute. There is a formula in the statute indicating how much money is necessary in an exchange like this. The letter from the Law Department states that \$4,300. would be the proper amount.

The City Clerk read letter received at 1:35 P. M., August 6, 1975, stating Ell & Ell, Inc. has offered to raise the cash differential to \$4,300. instead of the \$600. set forth in the proposed ordinance so as to equalize the value of the property owned by the City at 276-280 Mulberry Street and 52 Walnut Street with a total combined present assessment of \$12,400. to be exchanged for the Ell & Ell, Inc. property. Therefore, the ordinance should be revised by eliminating the figure \$600. and inserting in its place \$4,300. The City Clerk added it means the City is gaining an additional \$3,700. to make the swap equitable and even.

A motion to defer action on this ordinance was made by Councilman Carrino, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM ACTING MAYOR WALLS, RECEIVED JULY 22, 1975, NOMINATING MRS. MILDRED HELMS, 583 BERGEN STREET, NEWARK, NEW JERSEY AND MRS. LOUISE SKIDMORE, 299 CLINTON AVENUE, NEWARK, NEW JERSEY, FOR REAPPOINTMENT ON THE RENT CONTROL BOARD OF THE CITY OF NEWARK, AT A SALARY OF \$2,500. ANNUALLY AND A TERM EXPIRING JULY 9, 1977.

(Copy of communication submitted to each Member of the Council)

(Mrs. Helms and Mrs. Skidmore met with the Council August 5, 1975)

A motion to confirm the nomination of Mrs. Mildred Helms for reappointment on the Rent Control Board of the City of Newark, at a salary of \$2,500. annually and a term expiring July 9, 1977, was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

A motion to confirm the nomination of Mrs. Louise Skidmore, 299 Clinton Avenue, Newark, New Jersey, for reappointment on the Rent Control Board of the City of Newark, at a salary of \$2,500. annually and a term expiring July 9, 1977, was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

President Harris: The nomination is confirmed.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED JULY 28, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-2  
PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF  
THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(West on Division Street to South on Broad Street

4 P. M. to 6 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 3, 1975 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED JULY 28, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING  
PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK,  
NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON WAINWRIGHT  
STREET."

(Wainwright Street, west side, beginning at the northerly curblin of Lyons Avenue and extending 400' northerly therefrom

Wainwright Street, east side, beginning at the northerly curblin of Lyons Avenue and extending 450' northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 3, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED JULY 28, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY  
STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF  
NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING EAST KINNEY STREET  
AS A ONE-WAY STREET."

(East Kinney Street, Westbound, from Adams Street to McCarter Highway)

196

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 3, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 28, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING CHAPTER 5 OF TITLE 23 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO SECTION 23:5-1.2, ANGLE PARKING."

(Mulberry Street, west side, 90 degrees, between Commerce Street and Market Street

Hudson Street, west side, 90 degrees, between Central Avenue and Warren Street

Raymond Plaza West, 90 degrees, from the southerly curblin of Raymond Boulevard and extending 364 feet southerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 3, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 28, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 94 MAGNOLIA STREET, NEWARK, NEW JERSEY, BLOCK 2574, LOT 44, TO HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 3, 1975 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



8-h.

The City Clerk presented COMMUNICATION FROM ACTING BUSINESS ADMINISTRATOR KITTRELS, RECEIVED JULY 28, 1975, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF LAND KNOWN AS DISPOSITION PARCEL NO. 109-2A IN BLOCK 5060 IN N.J.R. 121 IN AND BY THE CITY OF NEWARK, NEW JERSEY, FOR USE AS A POLICE FIREARMS TRAINING FACILITY (PHASE I) TO APPROPRIATE THE SUM OF \$150,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 5175)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 3, 1975 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM ACTING BUSINESS ADMINISTRATOR KITTRELS, RECEIVED JULY 28, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 157 AVON AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 25, TO HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$5,200.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 3, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j.

COMMUNICATION FROM ACTING BUSINESS ADMINISTRATOR KITTRELS, RECEIVED JULY 28, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING R. O. 2:2-37 ET SEQ. 'HUMAN RIGHTS COMMISSION' ESTABLISHING THE AFFIRMATIVE ACTION REVIEW COUNCIL WITHIN THE NEWARK HUMAN RIGHTS COMMISSION."

(Changing number of Members from nine (9) to eleven (11))

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was adopted on first reading at the regular meeting of the Municipal Council August 6, 1975. See Item 6-F-p on Page 16 in the minutes of the regular meeting August 6, 1975)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

The City Clerk reported the following Bingo and Raffles Licenses were issued from July 7, 1975 to July 30, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Congregation B'Nai Zion	6626 (Amended)
St. Antoninus Rosary and Altar Society	6640 (Amended)
Beth David Jewish Center	6665 (Amended)
South Ward Unit of the Boys Clubs of Newark	6697 (Amended)
Babyland Nursery, Inc.	6784 (Amended)
St. Benedict's Church	6801 (Amended)
Parents Association of St. Lucy School	6851 (Amended)
Society Holy Rosary of St. Francis Xavier Church	6868
Alanon Association, Inc.	6870
St. Martin DePorres Educational Association Queen of Angels School	6872
Holy Name Society, St. John's Ukrainian Catholic Church	6874

SENIOR CITIZENS

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Senior Citizens Outreach Program - North Ward Educational and Cultural Center	14

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Clinton Memorial A.M.E. Zion Church	6866
Mt. Calvary Holy Church of Newark	6867
St. Nicholas Greek Orthodox Church	6869
Bethsaida Baptist Church	6871
Queen of Angels Roman Catholic Church	6873
New Hope Baptist Church	6875
St. Benedict's Church	6876
Babyland Nursery, Inc.	6877
St. Columba PTA	6878
Mt. Carmel Guild - Special Education for the Blind	6879
Mt. Carmel Guild - Special Education for the Blind	6880
Mt. Carmel Guild - Special Education for the Blind	6881

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn the meeting was made by President Harris, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 1:15 P. M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio

City Clerk

*Earl Harris*

Earl Harris

President



A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 1:30 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk stated he was in receipt of communication dated August 8, 1975 from Council President Harris calling a Special Meeting of the Municipal Council for Monday, August 18, 1975 at 10:00 A.M., or as soon thereafter as may be possible for the purpose of acting on ORDINANCE PROVIDING FOR THE VACATION OF WARWICK STREET AS LAID OUT 56 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM VAN BUREN STREET, 95.55 FEET MORE OR LESS EASTERLY, TO ITS TERMINUS. There was a further request dated August 12, 1975 to act upon RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AGREEMENT WITH HOUSING DEVELOPMENT AND REHABILITATION CORPORATION FROM AUGUST 1, 1975 TO MARCH 31, 1976 FOR \$537,917.; FUNDS BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATIONS PURSUANT TO FUNDING UNDER HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301 PL 93-383). (AGREEMENT EXTENDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF WARWICK STREET AS LAID OUT 56 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM VAN BUREN STREET, 95.55 FEET MORE OR LESS EASTERLY, TO ITS TERMINUS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

201

Section 1. That all that portion, part and parcel of Warwick Street, as laid out 56 feet in width, extending from Van Buren Street, 95.55 feet more or less easterly, to its terminus, which appears on a map on file in the office of the Director of the Department of Engineering, known and designated as Map No. 1698-V, dated July 21, 1975 is hereby vacated as a street or public highway, pursuant to the provisions of Title 40:67-1 (b) of the Revised Statutes of New Jersey.

Section 2. A copy of the aforesaid Map No. 1698-V dated July 21, 1975, is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

The City Clerk read communication dated July 18, 1975 from Mr. and Mrs. Joao Cunha as follows:

"We, the undersigned, Mr. and Mrs. Joao Cunha, of 228 Van Buren Street in the City of Newark, New Jersey have examined the attached application of the Newark Board of Education with the two maps attached thereto. Said application is for the vacation of a segment of Warwick Street between Van Buren and the existing East Side High School.

We further understand that the said application would vacate all of the street except for a segment in excess of fifteen (15) feet in width. This portion of Warwick Street would remain a public street and give us free and open access to the garage we own which has its front facing onto Warwick Street.

With this understanding, we wish to advise all those concerned in this application, that we have no objection to the application for the vacation of a segment of Warwick Street as designated in the attached metes and bounds description and explained in this signed statement."

The City Clerk pointed out there are further legal documents to be signed by the Board of Education, the City of Newark and Mr. and Mrs. Joao Cunha.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage upon the condition the intent of all parties concerned is legally carried out was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

RESOLUTION.

7-R-a.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOP-

MENT OFFICE TO ENTER INTO AGREEMENT WITH HOUSING DEVELOPMENT AND REHABILITATION  
CORPORATION FROM AUGUST 1, 1975 TO MARCH 31, 1976 FOR \$520,425. FUNDS BUDGETED IN  
COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATIONS PURSUANT TO FUNDING UNDER HOUSING AND  
COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301 PL 93-383). (AGREEMENT EXTENDED  
WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5  
(1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk: Mr. President, I have been provided with several changes to the proposed resolution as follows:

1. That the 5th paragraph of the preamble be stricken which recites the prior actions taken by Council with reference to this matter. Are there any objections?

President Harris: No objections.

The City Clerk: There being no objections, it is being taken as affirmative.

2. The paragraph in the preamble which recites the cost of the program has to be pro-rated as the period is for 8 months and the budget has to be revised to provide funds only for 8 months.

Councilman Tucker noted the obligations incurred by HDRC for the extension period are not known and in the interim there may have been appropriations which may encompass the total dollar amount. It is his opinion that a detailed budget covering this period be submitted to the Council or the City Clerk so that it is known exactly what we are dealing with in the budget.

The City Clerk indicated he is only stating that the budget be revised downward to provide for funding for 8 months. Are there any objections?

President Harris: No objections.

3. The City Clerk noted Paragraph 4 of the resolution which pertains to competitive bidding, the statute cited has been corrected to read N.J.S.A. 40A:11-5 (1) (a). Are there any objections?

President Harris: No objections.

The City Clerk: There are further amendments as follows:

In the agreement attached to the resolution, Paragraph 1 which reads "Scope of Services" has been amended by adding the words "and the Municipal Council" after MPDO. Are there any objections?

President Harris: No objections.

203

The City Clerk: That paragraph 4 "Compensation and Method of Payment" wherein MPDO agrees to pay to the HDRC the amount of \$537,913. be revised downward to provide for 8 months rather than 9 months. Are there any objections?

President Harris: No objection.

The City Clerk: Further, that this be amended by adding thereto "No such requisition shall be approved or paid unless certified to and initially approved by the Contract Liaison Officer."

Councilman Tucker stated the point raised here is included in Paragraphs 4 and 13. He is of the opinion that it is the desire of Council to get more directly involved in the contract process however, he questions the role of the Contract Liaison Officer. He maintained this is purely an administrative matter and therefore the Council should not become involved in matters which are administrative.

A motion to adopt the amendment to Paragraph 4 by adding thereto "No such requisition shall be approved or paid unless certified to and initially approved by the Contract Liaison Officer" was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilman Tucker.

The City Clerk: That Paragraph 7 "Termination of Contract for Cause" regarding the right to terminate be made "subject to prior approval of the Municipal Council". Also, the final determination to approve withheld payments be "subject to Council approval." Are there any objections?

President Harris: No objections.

The City Clerk: That Paragraph 8 "Termination for Convenience of the MPDO" be amended to read "subject to prior approval of the Municipal Council" the MPDO may terminate this contract ..... Are there any objections?

President Harris: No objections.

The City Clerk: That Paragraph 11 "Insurance" be amended by adding thereto: "All certificates of insurance and performance bonds shall be filed in the Office of the City Clerk. In those cases, where an independent contractor is not required to post a performance bond, the HDRC shall file with the City Clerk a statement that its performance bond will cover the contractor involved." Are there any objections?

President Harris: No objections.

The City Clerk: That the Agreement be amended by adding thereto Paragraph 13 as follows: The HDRC shall retain during the contract period an individual selected by the Municipal Council who shall be designated as the Contract Liaison



Officer. The individual selected shall have access to all books, records, reports (financial and otherwise) and other memoranda of HDRC. He shall attend all staff and board meetings of HDRC and all meetings between HDRC staff and/or board members and members of MPDO whether said meetings are formal or informal. He shall certify and approve all requisitions for payments by HDRC to MPDO. No payments shall be made to HDRC or to any person or entity claiming payment thereunder without such prior approval. He shall have the power to direct any staff member or consultant of HDRC or independent contractor working pursuant to the contract appropriation to report to him in writing within a reasonable time concerning any inquiries which he shall make in reference to the performance of this contract or work being performed pursuant to this contract appropriation.

The individual designated as Contract Liaison Officer, shall serve at the pleasure of the Municipal Council. He shall be compensated by HDRC from funds designated for purchased services at an annual rate of \$20,000. a year for the term of this agreement.

Councilman Tucker maintained this is an administrative matter and therefore, Council should not become involved in matters which are of an administrative nature. He noted Council always has the right to hold Administration accountable for soliciting reports and holding hearings.

Councilman Carrino stated he disagrees with the concept. He contended Council is entitled by law to have a checks and balances system with specific programs and agencies. Inasmuch as this program has already proven to be delinquent and inefficient in some areas, Council is exercising its rights.

A motion to adopt the addition of Paragraph 13 as read by the City Clerk was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilman Tucker.

The City Clerk: That the Agreement be amended by adding thereto the "Attestation by City Clerk." Are there any objections?

President Harris: No objections.

The City Clerk: That Part II, General Terms and Conditions be amended to read as follows:

"The HDRC agrees to meet periodically with the MPDO and Contract Liaison Officer to discuss and review its implementation of its functions. The HDRC shall submit written fiscal and programmatic status reports monthly: Three copies to the Contract and Monitoring Officer and two to the Contract Liaison Officer. In the

205

event that the within program shall fail to fulfill its objectives under this agreement, or if the within program shall violate any agreement or stipulation of this agreement, the MPDO subject to prior approval of the Municipal Council shall thereupon have the right to terminate this agreement by giving written notice to the HDRC. The MPDO subject to prior approval of the Municipal Council may terminate agreement at any time, for its own convenience, by giving at least ten (10) days notice in writing to the HDRC."

A motion to adopt Paragraph 1 of Part II, General Terms and Conditions, as amended was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilman Tucker.

The City Clerk: That sub-section d of Paragraph 2 of Part II, General Terms and Conditions be amended by adding thereto, "Subject to prior Municipal Council approval." Are there any objections?

President Harris: No objections.

The City Clerk: That Paragraphs 3 and 4 of Part II, General Terms and Conditions be amended by adding thereto, "Subject to prior Municipal Council Approval." Are there any objections?

President Harris: No objections.

The City Clerk: That Paragraph 5 of Part II, General Terms and Conditions be amended by adding thereto, "Contract Liaison Officer." Are there any objections?

President Harris: No objections.

The City Clerk: That sub-paragraph (a) of Paragraph 6 of Part II, General Terms and conditions be amended by adding thereto "and Contract Liaison Officer." Are there any objections?

President Harris: No objections.

The City Clerk: That sub-paragraph (b) of Paragraph 6 of Part II, General Terms and conditions be amended by adding thereto "two copies to Contract Liaison Officer." Are there any objections?

President Harris: No objections.

The City Clerk: That sub-paragraph (c) of Paragraph 6 of Part II, General Terms and conditions be amended by adding thereto "and Contract Liaison Officer" to both sentences. Are there any objections?

President Harris: No objections.

The City Clerk: That sub-paragraph (d) of Paragraph 6 of Part II,

be amended by adding thereto "Contract Liaison Officer shall receive a copy of any evaluation report and shall have access to any data underlying said report gathered by MPDO. The Municipal Council shall receive two copies of the evaluation which is made of this contract." Are there any objections?"

President Harris: No objections.

A motion to adopt the amendments was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilman Tucker.

The City Clerk: There has been appended to this agreement a Proposal of Work containing Paragraph 14 "Undertake a more effective building inspection program, utilizing the inspectors from the Department of Health and Welfare"; and Paragraph 15 "Coordinate the rehabilitation efforts with the Real Estate Commission's efforts to rehabilitate and auction off city-owned property" which do not appear in any previous contract. Are there any objections to deleting these paragraphs?

President Harris: No objections.

A motion to adopt the resolution, as amended, was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

The City Clerk: May I request Council to authorize me to obtain from Administration a copy of the previously executed contract that expired May 30, 1975 for my file?

There was no objection to this request. Further, President Harris directed the City Clerk to request Mr. Wallace White, Chief Evaluator MPDO, to submit to Council an evaluation dealing specifically with the HIP program of the HDRC.

Councilman Bottone with the concurrence of the Council directed the City Clerk to request from Administration that the dangerous and unhealthy condition existing at the old South Orange Avenue Reservoir site be forthwith corrected. The Council further directed the City Clerk to obtain what steps will be taken to remove these conditions and progress reports as they are being taken.

207

Councilman Carrino requested permission from the Chair for a citizen to speak.

The City Clerk: No provision has been made for speakers on the resolution. This right has never been accorded and it would establish a precedent to speak on a matter that has been disposed of.

President Harris: Mr. Clerk, in terms of the legal procedure, if we were to officially adjourn this meeting, then and at that time I can hear the gentleman to be heard. Thereupon, President Harris declared the request of Councilman Carrino out of order.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

This meeting adjourned 2:15 P.M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:25 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Joseph A. Stulb, Blessed Sacrament Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

(Councilman James arrived 1:35 P. M.)

President Harris greeted former Congressman Paul Krebs who was present in the audience.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF JULY, 1975.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY THROUGH JUNE, 1975.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented REPORT ON EXAMINATION OF FINANCIAL STATEMENTS OF THE BOARD OF EDUCATION, FOR YEAR ENDED JUNE 30, 1974, PREPARED BY TOUCHE ROSS & COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Report of Examination be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-d. The City Clerk presented AUDIT OF NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION, APRIL 1, 1974 THROUGH DECEMBER 31, 1974, SUBMITTED BY LUCAS, TUCKER & CO., CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion to receive the Audit and staff study be made for report to the Council was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-e. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-38 FROM JULY 14, 1975 TO JULY 18, 1975 AND URBAN RENEWAL PROJECT R-38 FROM JULY 21, 1975 TO JULY 25, 1975 AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM JULY 14, 1975 TO JULY 18, 1975 AND FROM JULY 21, 1975 TO JULY 25, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-f. The City Clerk presented 1974 ANNUAL REPORT OF DEPARTMENT OF HEALTH AND WELFARE.  
(Copy submitted to each Member of the Council)

A motion that the Annual Report be received and placed on file was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-g. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD JULY 7, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-h. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JULY 7, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-i. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JULY 16, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-j. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD JULY 16, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-k. The City Clerk presented AUDIT REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE YEAR ENDED DECEMBER 31, 1974, SUBMITTED BY STARR, KAPLAN, SCHUHALTER & HERZLINGER, CERTIFIED PUBLIC ACCOUNTANTS.

A motion that the Audit Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-l. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JULY, 1975.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-m. The City Clerk presented REPORT OF MUNICIPAL COURTS, PARTS ONE, TWO, FOUR, FIVE AND SIX, FOR THE MONTH OF JULY, 1975.

September 3, 1975

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-n. The City Clerk presented REPORT OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF JULY, 1975.

A motion that the Report be received and place on file was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-o. The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTHS OF JUNE AND JULY, 1975.

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-p. The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY THROUGH JULY, 1975.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-q. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-6, R-32 AND R-38 FROM JULY 28, 1975 TO AUGUST 1, 1975 AND R-6 AND R-38, FROM AUGUST 4, 1975 TO AUGUST 8, 1975, AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-123 FROM JULY 28, 1975 TO AUGUST 1, 1975 AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM AUGUST 4, 1975 TO AUGUST 8, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

(Councilman James arrived 1:35 P. M.)



PENDING BOARD OF ADJUSTMENT APPLICATIONS.

212

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1. The City Clerk read APPLICATION OF ROBERT WASHINGTON (RUBEN VENETSKY, OWNER); TO PERMIT IN A 1ST INDUSTRIAL DISTRICT THE ESTABLISHMENT OF A JUNK YARD; ON PREMISES 27-31 RANKIN STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF FIVE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-1)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and remand this application to the Board of Adjustment to gather more evidence upon which to make a decision because the record is devoid of information was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-2. The City Clerk read APPLICATION OF ABRAHAM GOLDBERG (NEWARK HOUSING AUTHORITY, OWNER); TO PERMIT IN 4TH BUSINESS AND 2ND INDUSTRIAL DISTRICTS THE ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 268-300 MARKET STREET; ON CONDITION THAT 1) WITHIN SIX MONTHS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL STEEL BUMPER GUARDS ARE INSTALLED, THE LOT IS BLACK-TOPPED AND LIGHTING IS INSTALLED.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

213

4-A-3.

The City Clerk read APPLICATION OF ANTHONY DEL TUFO, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP; ON PREMISES 191-193 RIDGE STREET; ON CONDITION THAT 1) NO CARS ARE PARKED ON THE STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. M. J. CARPIANO, 137 RIDGE STREET, NEWARK, NEW JERSEY, addressed the Municipal Council pointing out the people in this area take pride in their neighborhood. He felt if an application such as this were approved, it would be a step backward for the City.

Councilman Carrino noted there is a super abundance of auto body shops in the City of Newark.

No one else appearing, a motion to close the hearing and reject this application in view of the fact no valid reasons were given for the granting of this variance was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4.

The City Clerk read APPLICATION OF DEWEYS GARAGE INC., OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT ESTABLISHMENT OF AN AUTOMOBILE SALES LOT AND AN AUTOMOBILE REPAIR SHOP; ON PREMISES 191-193 WILSON AVENUE AND 4 ROME STREET; ON CONDITION THAT 1) THERE IS NO PARKING NOR REPAIRING OF CARS IN THE STREET; 2) SUCH USE IS LIMITED TO THE PERIOD ENDING FIVE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-5.

The City Clerk read APPLICATION OF ARACE BROS. (GEORGE J. KELLER, INC., OWNER); TO PERMIT IN 3RD RESIDENCE AND 2ND BUSINESS DISTRICTS ESTABLISHMENT OF A COMMERCIAL GARAGE; ON PREMISES 422-430 SOUTH 12TH STREET; ON CONDITION THAT 1) TRUCKS ARE CLEANED AND DEODORIZED BEFORE BEING PARKED IN GARAGE; 2) NO TRUCKS ARE PARKED IN LOT AT ANY TIME

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-6. The City Clerk read APPLICATION OF NEWARK BOARD OF EDUCATION (NEWARK HOUSING AUTHORITY, OWNER); TO PERMIT IN 4TH RESIDENCE AND 3RD BUSINESS DISTRICT CONSTRUCTION OF A 3-STORY SCHOOL WITH INSUFFICIENT FRONT YARD ON SOMERSET STREET; ON PREMISES 66 WAVERLY AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-7. The City Clerk read APPLICATION OF NORTHERN NEW JERSEY OIL CO., OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT STORAGE OF FUEL OIL EXCEEDING THE AMOUNT PERMITTED; ON PREMISES 2052-2090 MC CARTER HIGHWAY.

(Vote of Board of Adjustment 5-0)

(Previous application approved March 18, 1959)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-8. The City Clerk read APPLICATION OF THE FIRST JERSEY NATIONAL BANK, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT RENEWAL OF CUSTOMER PARKING LOT FOR ADJACENT BANK; ON PREMISES 57-61 LYONS AVENUE AND 1061 HUNTERDON STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF TEN YEARS ENDING APRIL 20, 1985.

215

(Vote of Board of Adjustment 5-0)

(Previous application approved May 5, 1965)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-9. The City Clerk read APPLICATION OF EL MORRO HOLDING CO. (G. & M. ENTERPRISES, OWNER); TO PERMIT IN A 4TH RESIDENCE DISTRICT CONVERSION OF A 52-FAMILY DWELLING TO A 58-FAMILY DWELLING WITH NO ON-SITE PARKING AND INSUFFICIENT SIDE YARD; ON PREMISES 730-736 HIGH STREET.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-10. The City Clerk read APPLICATION OF EL MORRO HOLDING CO. (G. & M. ENTERPRISES, OWNER); TO PERMIT IN A 4TH RESIDENCE DISTRICT CONVERSION OF A 52-FAMILY DWELLING TO A 54-FAMILY DWELLING WITH NO ON-SITE PARKING AND INSUFFICIENT SIDE YARDS; ON PREMISES 738-744 HIGH STREET.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Tucker, seconded by Councilman Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-11. The City Clerk read APPLICATION OF EL MORRO HOLDING CO. (SEL-SE CORP., OWNER); TO PERMIT IN A 4TH RESIDENCE DISTRICT CONVERSION OF A 17-FAMILY DWELLING TO A 22-FAMILY DWELLING WITH NO ON-SITE PARKING AND INSUFFICIENT SIDE YARDS; ON PREMISES 11-13 THOMAS STREET.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendation of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-12. The City Clerk read APPLICATION OF EL MORRO HOLDING CO. (H. BERNSTEIN & I. WARNER, OWNERS); TO PERMIT IN A 4TH RESIDENCE DISTRICT CONVERSION OF A 12-FAMILY DWELLING TO A 14-FAMILY DWELLING WITH NO ON-SITE PARKING AND INSUFFICIENT REAR AND SIDE YARDS; ON PREMISES 37 BRUNSWICK STREET (15 THOMAS STREET)

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-13. The City Clerk read APPLICATION OF EL MORRO HOLDING CO. (CARLTON HOLDING CO., OWNER); TO PERMIT IN A 4TH RESIDENCE DISTRICT CONVERSION OF A 20-FAMILY DWELLING TO A 23-FAMILY DWELLING WITH NO ON-SITE PARKING AND INSUFFICIENT REAR AND SIDE YARDS; ON PREMISES 12-14 PENNSYLVANIA AVENUE.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-14. The City Clerk read APPLICATION OF EL MORRO HOLDING CO. (CITY OF NEWARK, OWNER); TO PERMIT IN A 4TH RESIDENCE DISTRICT CONVERSION OF A 2-FAMILY DWELLING TO A 6-FAMILY DWELLING WITH NO ON-SITE PARKING AND INSUFFICIENT REAR AND SIDE YARDS; ON PREMISES 17-19 PENNSYLVANIA AVENUE.

(Vote of Board of Adjustment 4-1)

September 3, 1975

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-15. The City Clerk read APPLICATION OF BEST PARKING CO., INC., OWNER; TO PERMIT IN A 4TH BUSINESS DISTRICT ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 78-86 ORANGE STREET AND 1-15 ESSEX STREET; ON CONDITION THAT 1) 2½-FOOT HIGH STEEL BUMPER GUARDS ARE INSTALLED AROUND THE PERIMETER OF THE LOT EXCEPT AT DRIVEWAYS WITHIN SIX MONTHS OF DATE OF APPROVAL BY THE MUNICIPAL COUNCIL; 2) DUSK TO DAWN LIGHTING IS INSTALLED WITHIN SIX MONTHS OF DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

At a later point in the meeting, a motion to reconsider this application was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DAWSON STREET AS A ONE-WAY STREET.

(Dawson Street, Northbound, from Parkhurst Street to Johnson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET.

(Read Street, from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c. The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(West on Division Street to South on Broad Street

4 P. M. to 6 P. M., Monday through Friday)

September 3, 1975

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d. The City Clerk read ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON WAINWRIGHT STREET.

(Wainwright Street, west side, beginning at the northerly curblineline of Lyons Avenue and extending 400' northerly therefrom

Wainwright Street, east side, beginning at the northerly curblineline of Lyons Avenue and extending 450' northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)  
(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 17, 1975.

6-F-e. The City Clerk read ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING EAST KINNEY STREET AS A ONE-WAY STREET.

(East Kinney Street, Westbound, from Adams Street to McCarter Highway)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)



A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-f.

The City Clerk read ORDINANCE AMENDING CHAPTER 5 OF TITLE 23 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED BY ADDING THERETO SECTION 23:5-12, ANGLE PARKING.

(Mulberry Street, west side, 90 degrees, between Commerce Street and Market Street

Hudson Street, west side, 90 degrees, between Central Avenue and Warren Street

Raymond Plaza West, 90 degrees, from the southerly curbline of Raymond Boulevard and extending 364 feet southerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-g.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 94 MAGNOLIA STREET, NEWARK, NEW JERSEY, BLOCK 2574, LOT 44, TO HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and

September 3, 1975

passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 17, 1975.

6-F-h. The City Clerk read A BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF LAND KNOWN AS DISPOSITION PARCEL NO. 109-2A IN BLOCK 5060 IN N.J.R. 121 IN AND BY THE CITY OF NEWARK, NEW JERSEY, FOR USE AS A POLICE FIREARMS TRAINING FACILITY (PHASE I) TO APPROPRIATE THE SUM OF \$150,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 5175)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 17, 1975.

6-F-1. The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 157 AVON AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 25, TO HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$5,200.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 17, 1975.

A motion to consider AN ORDINANCE RESCINDING ORDINANCES 6-Ph, S & F-f, 6-Ph, S & F-g, 6-Ph, S & F-h, 6-Ph, S & F-k, 6-Ph, S & F-l AND 6-Ph, S & F-m ADOPTED OCTOBER 2, 1974 AND FIXING SALARIES OF CERTAIN OFFICERS AND EMPLOYEES UNTIL NOVEMBER 5, 1977, under Ordinances on First Reading, was made by President Harris. seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-1. The City Clerk read AN ORDINANCE RESCINDING ORDINANCES 6-Ph, S & F-f, 6-Ph, S & F-g, 6-Ph, S & F-h, 6-Ph, S & F-k, 6-Ph, S & F-l AND 6-Ph, S & F-m ADOPTED OCTOBER 2, 1974 AND FIXING SALARIES OF CERTAIN OFFICERS AND EMPLOYEES UNTIL NOVEMBER 5, 1977.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

At a later point in the meeting, a motion to consider Item 9-a under Ordinances on first reading was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-k. The City Clerk read AN ORDINANCE AUTHORIZING THE BUSINESS ADMINISTRATOR OF THE CITY OF NEWARK TO DEED AND LEASE CERTAIN CITY-OWNED LAND IN EXCHANGE FOR CERTAIN PRIVATELY-OWNED LAND.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 17, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN TITLES IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE ANALYST, RENT CONTROL BOARD)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An Ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor", adopted November 22, 1966 (6S & Fq) and amendments thereto, be and the same is hereby amended by creating the title, title code, annual minimum and annual maximum salaries therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Analyst, 03-008 Rent Control Board	\$11,628	\$14,133

Section 2. All prior ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE PROVIDING FOR THE VACATION OF HUNTERDON STREET AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE," 6-S & F-e ADOPTED JUNE 4, 1975.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled "An ordinance providing for the vacation of Hunterdon Street as laid out 70 feet in width on the Map of the Commissioners to lay out streets, avenues, and squares, extending from Avon Avenue to Waverly Avenue," 6-S & F-e, adopted June 4, 1975, is hereby repealed.

Section 2. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF HUNTERDON STREET AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO WAVERLY AVENUE.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY DO ORDAIN:

Section 1. That all that part of Hunterdon Street as laid out 70 feet in width on the map of the Commissioners to lay out streets, avenues, and squares, extending from Avon Avenue to Waverly Avenue, shall be vacated as a street or public highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the 70 foot width and length of the above described Hunterdon Street to be vacated, the right to enter on a 10 foot strip of land extending in width from a point 30 feet West of the easterly line of the above Hunterdon

September 3, 1975

Street to be vacated, for the purpose of relaying, rebuilding, reconstructing, or maintaining the sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances now laid within the lines of the above described 10 foot strip and for the purpose of laying, relaying, rebuilding, reconstructing, or maintaining additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 10 foot strip which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Director, Department of Engineering known and designated as Map 1686-V, dated October 22, 1974.

Section 2. A copy of the aforesaid Map No. 1686-V dated, October 22, 1974, is hereto attached and made a part hereof and a copy of same map is on file in the Office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of Section 40:67-1(b) of the Revised Statutes of New Jersey, 1937, and Section 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE PROVIDING FOR THE VACATION OF A PART OF MULBERRY STREET, AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM THE PROPOSED NORTH LINE OF RAYMOND BOULEVARD TO THE NORTH LINE OF PARK STREET EAST," 6-S & F-f, ADOPTED JUNE 4, 1975.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled "An ordinance providing for the vacation of a part of Mulberry Street, as laid out on the Map of the Commissioners to lay out streets, avenues, and squares, extending from the proposed north line of Raymond Boulevard to the north line of Park Street East," 6-S & F-f, adopted June 4, 1975, is hereby repealed.

Section 2. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF A PART OF MULBERRY STREET, AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM THE PROPOSED NORTH LINE OF RAYMOND BOULEVARD TO THE NORTH LINE OF PARK STREET EAST.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, DO ORDAIN:

Section 1. That a part of Mulberry Street as laid out on the map of the Commissioners to lay out streets, avenues, and squares, extending from the proposed north line of Raymond Boulevard to the north line of Park Street East shall be vacated as a public street or highway, reserving, however, to the City of Newark, its agencies and departments, including but not limited to Public Works, Police and Fire, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the width and the length of the above described Mulberry Street to be vacated, the right to enter for the purpose of relaying, rebuilding, reconstructing or maintaining the sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances now laid within the lines of the above described Mulberry Street and the right to enter upon the above described Mulberry Street for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described Mulberry Street which will interfere with the laying, relaying, rebuilding, recon-

structing or maintaining of existing or additional sewer or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Director, Department of Engineering, known and designated as Map 1688-V, dated December 10, 1974.

Section 2. There is hereby reserved unto the Department of Transportation of the State of New Jersey in the bed of Mulberry Street to be vacated an easement or right-of-way for existing or future utilities and further, the right by the Department of Transportation, during execution of the proposed Route 21 Freeway (Penn Plaza Project), diversion of the existing Route 21 traffic to old Mulberry Street to be vacated, between existing McCarter Highway and Raymond Boulevard all as shown on a Map of the Department of Transportation entitled "68-139 Route 21 Freeway (Penn Plaza) Section 2C" and key plan for Route 21 traffic during bridge construction at Market Street and Raymond Boulevard, a copy of which is attached hereto.

Section 3. The vacation of Mulberry Street aforesaid is conditioned upon the owners of property abutting on east side of such vacated street and the Department of Transportation saving the City of Newark harmless and free from any claim for damage resulting from the use of aforesaid vacated Mulberry Street by traffic diverted thereon during the aforesaid construction of Route 21 Freeway.

Section 4. A copy of the aforesaid map # 1688-V dated, December 10, 1974 is hereto attached and made a part hereof and a copy of which map is on file in the office of the Director, Department of Engineering.

Section 5. This Ordinance is adopted under and by virtue of the provisions of Section 40:67-1(b) of the Revised Statutes of New Jersey, 1937, and Sections 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 6. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeases are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK,



NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON FIRST STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-6, Stopping or Standing Prohibited at Certain Times, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

First Street, east side, from Sussex Avenue to West Market Street, Monday through Friday, from 4:00 P.M. to 6:00 P.M.

First Street, east side, from Sussex Avenue to Dickerson Street, Monday through Friday, from 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M.

First Street, east side, from Dickerson Street to West Market Street, Monday through Friday, from 4:00 P.M. to 6:00 P.M.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yesses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF AVON PLACE AS LAID OUT 55 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM ROSE STREET TO WAVERLY AVENUE.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY DO ORDAIN:

Section 1. That all that part of Avon Place as laid out 55 feet in width on the Map of the Commissioners to lay out streets, avenues, and squares, extending from Rose Street to Waverly Avenue, shall be vacated as a street or public highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility

September 3, 1975

company having facilities therein, with respect to the 55 foot width and length of the above described Avon Place to be vacated, the right to enter upon a 32 foot strip of land extending in width from a point 11.5 feet West of the easterly line of the Avon Place to be vacated for the purpose of laying, relaying, rebuilding, reconstructing or maintaining existing and additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 32 foot strip which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, known and designated as Map No. 1674-V, dated February 14, 1974, which map is hereto attached and made a part hereof.

Section 2. A copy of the aforesaid Map No. 1674-V dated February 14, 1974, is on file in the Office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of Section 40:67-1(b) of the Revised Statutes of New Jersey, 1937, and Section 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### 6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage;

AN ORDINANCE PROVIDING FOR THE VACATION OF BARCLAY STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM ROSE STREET TO WAVERLY AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all the portion, part and parcel of Barclay Street, as laid out 60 feet in width, extending from Rose Street to Waverly Avenue, which appears on a map on file in the Office of the Director, Department of Engineering, known and designated as Map No. 1675-V, dated February 14, 1974, is hereby vacated as a street or public highway,

pursuant to the provisions of Title 40:67-1(b) of the Revised Statutes of New Jersey.

Section 2. A copy of the aforesaid Map No. 1675-V, dated February 14, 1974 is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes;

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the nones are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM STRATFORD PLACE TO SOMERSET STREET.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY DO ORDAIN:

Section 1. That all that part of Rose Street as laid out 60 feet in width on the Map of the Commissioners to lay out streets, avenues, and squares, extending from Stratford Place to Somerset Street, shall be vacated as a street or public highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, an easement as delineated on Map No. 1673-V dated February 14, 1974, and the right to enter upon the above described easement for the purpose of laying, relaying, rebuilding, reconstructing, or maintaining of existing and additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the described easement which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, known and designated as Map No. 1673-V, dated February 14, 1974, which map is hereto attached and made a part hereof.

Section 2. A copy of the aforesaid Map No. 1673-V dated, February 14, 1974, is on file in the office of the Director, Department of Engineering.

September 3, 1975

Section 3. This Ordinance is adopted under and by virtue of the provisions of Section 40:67-1(b) of the Revised Statutes of New Jersey, 1937, and Section 40:55 - 21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF LIVINGSTON STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO ROSE STREET.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, DO ORDAIN:

Section 1. That all that part of Livingston Street as laid out 50 feet in width on the Map of the Commissioners to lay out streets, avenues, and squares, extending from Avon Avenue to Rose Street, shall be vacated as a street or public highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the 50 foot width and length of the above described Livingston Street to be vacated, a 30 foot strip of land extending in width from a point 10 feet West of the easterly line of the above Livingston Street to be vacated, the right to enter upon the above described 30 foot strip for the purpose of relaying, rebuilding, reconstructing, or maintaining the sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances now laid within the lines of the above described 30 foot strip for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 30 foot strip which will interfere with the laying, relaying, rebuilding, reconstruction or maintaining of existing or additional sewer, water or gas mains, electric or telephone

September 3, 1975

conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

232

All is as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Director, Department of Engineering, known and designated as Map 1693-V, dated January 24, 1975.

Section 2. A copy of the aforesaid Map No. 1693-V dated, January 24, 1975, is hereto attached and made a part hereof and a copy of same is on file in the Office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of Section 40:67-1 (b) of the Revised Statutes of New Jersey, 1937, and Section 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$574,172 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

<u>CAPITAL BUDGET PROJECT NO. 123/459-73</u>	<u>REHABILITATION AND RECONSTRUCTION</u>	
	<u>OF 14-TH AVENUE SCHOOL (PHASE 2)</u>	<u>\$114,172</u>
<u>CAPITAL BUDGET PROJECT NO. 123/457-73</u>	<u>REHABILITATION AND RECONSTRUCTION</u>	
	<u>OF WILSON AVENUE SCHOOL</u>	<u>\$160,000</u>
<u>CAPITAL BUDGET PROJECT NO. 122/458-73</u>	<u>ACQUISITION OF PROPERTY-ST.</u>	
	<u>BENEDICT'S PARK SITE FOR SCHOOL</u>	
	<u>PURPOSES</u>	<u>\$300,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

September 3, 1975

WHEREAS, the Board of Education of The City of Newark has decided that it is necessary to raise the sums appropriated by this ordinance for the purposes specified in this ordinance and has prepared and delivered to each member of the Board of School Estimate of said City statements of the amount of money estimated to be necessary for said purposes, and said Board of School Estimate has duly considered such statements and has fixed and determined the sums appropriated by this ordinance to be the sums necessary for said purposes, and has duly certified the amounts so fixed and determined to said Board of Education and to the Municipal Council of said City, and

WHEREAS, a Supplemental Debt Statement giving effect to the authorization of the bonds hereinafter described has been filed in the office of the City Clerk, and in the office of the Director of the Division of Local Government Services, and a school debt statement giving effect to such authorization has been filed in the office of the Secretary of the Board of Education of the School District of The City of Newark, as required by law, and

WHEREAS, the aggregate of the net school debt of such School District, as defined in Section 18A:24-1 of the New Jersey Statutes, and the amount appropriated by this ordinance exceeds one and one-half per cent of the average equalized valuation of taxable property as defined in said section, and

WHEREAS, the Municipal Council of The City of Newark, by resolution No. 7RDN adopted June 12, 1973 and amendments thereto, has authorized the preparation of an ordinance appropriating the sum hereinafter appropriated for the purposes hereinafter described, which improvements have been assigned Capital Budget Project Nos. hereinafter designated: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The aggregate sum of \$574,172 is hereby appropriated pursuant to Section 18A:22-20 of the New Jersey Statutes, to the Board of Education of The City of Newark, to finance capital improvements and in amounts as follows:

## (1) CAPITAL BUDGET PROJECT NO.123/459-73

## REHABILITATION AND RECONSTRUCTION OF 14th AVENUE SCHOOL (PHASE 2)

Additional funds for the rehabilitation and completion of conversion of 14th Avenue School to a Pre-K--4th Grade School requires general excavation, new masonry, steel stair tower, lintels and other miscellaneous iron, shop and field painting, demolition of some interior partitions, installation of new partitions, new floor finishes, carpentry, doors, windows, roofing, acoustic tile ceilings, toilet compartments, installation of soil and vent piping, plumbing fixtures, toilet room accessories, heating and ventilating units, piping, fans, sheet metal, registers, grilles, diffusers, thermostats, additional controls, power and lighting panels, wiring, switches, updating of sound system, lighting fixtures and miscellaneous allied items of work incidental to or necessary in connection with any of the items hereinabove mentioned such funds all in addition to \$1,130,000 heretofore appropriated for such purpose by ordinance number 6S and Ff 071173.

\$114,172

## (2) CAPITAL BUDGET PROJECT NO.123/457-73

## REHABILITATION AND RECONSTRUCTION OF WILSON AVENUE SCHOOL

Site acquisition, professional design, consultant service, subsurface, exploration work fees for rehabilitation and addition to Wilson Avenue School; such land herein authorized to be acquired as described by the metes and bounds thereof as follows:

BEGINNING at a point formed by the intersection of the westerly line of Alyea Street and the northerly line of Patterson Street;

THENCE, (1) along the northerly line of Patterson Street South 67°-42'-00" West 47.00 feet to a point, said point being 148.00 feet northeasterly from the corner formed by the northerly line of Patterson Street and the easterly line of Wilson Avenue;

THENCE, (2) along a line parallel to the westerly line of Alyea Street North 21°-35'-00" West 126.59 feet to a point;

THENCE, (3) along a line at right angles to the last course and the westerly line of Alyea Street South 68°-25'-00" West 53.00 feet to a point, said point being 100.00 feet from Alyea Street;

THENCE, (4) along a line parallel to Alyea Street North 21°-35'-00" West 47.00 feet to a point;

THENCE, (5) along a line at right angles to Alyea Street North 68°-25'-00" East 100.00 feet to the westerly line of Alyea Street;

THENCE, (6) along the westerly line of Alyea Street South 21°-35'-00" East 173.00 feet to the northerly line of Patterson Street and the point and place of BEGINNING.

The above described tract contains 10,635.91 square feet (0.2441 acres) and is part of Lot 30 in Block 2030 as shown on the Official Tax Map of the City of Newark, Essex County, New Jersey.

\$160,000

## (3) CAPITAL BUDGET PROJECT NO.123/458-73

## ACQUISITION OF PROPERTY-ST. BENEDICT'S PARK SITE FOR SCHOOL PURPOSES

September 3, 1975

Site acquisition of one and one-half acres of vacant land to be purchased from the City of Newark, known as St. Benedict's Park Site. Consultant service, subsurface exploration work, architects' and engineers fees for preliminary design; such land herein authorized to be acquired is described by the metes and bounds thereof as follows:

BEGINNING at a point in the easterly line of Fifth Street distant southerly therein 457.00 feet from the corner formed by the intersection of said easterly line of Fifth Street and the southerly line of Third Avenue west and from thence running:

- 1) south 60 degrees 23 minutes east along lands conveyed to the City of Newark 100.00 feet to a point and corner; thence
- 2) north 29 degrees 37 minutes east parallel with Fifth Street and along the rear line of Lot 47 21.83 feet to a point; thence
- 3) by a new line through lands belonging to the City of Newark south 60 degrees 23 minutes east 200.18 feet to a point in the westerly line of the City Railway, formerly of Morris Canal and Banking Company; thence
- 4) along said westerly line south 43 degrees 50 minutes west 282.57 feet to lands formerly of the Estate of Aaron Peck; thence
- 5) along the northerly line of Peck north 49 degrees 31 minutes west 235.00 feet to a point in the easterly line of Fifth Street; thence
- 6) along the said easterly line of Fifth Street north 29 degrees 37 minutes east 207.78 feet to the point and PLACE OF BEGINNING.

Containing 1.502 acres of land

Being a portion of Lot 1 in Block 1950 as shown on the official tax maps of the City of Newark and also designated as Parcel "A" on a certain map mentioned below.

The above description being in accordance with a map entitled "Boundary and Topographic Survey of St. Benedict's Park, Newark, Essex County, New Jersey" dated September 26, 1974, prepared by Calvin H. Gibson, licensed land surveyor.

\$300,000

Section 2. The Municipal Council of The City of Newark hereby concurs in and consents to the appropriation made by this ordinance pursuant to the provisions of Section 18A:22-20 of the New Jersey Statutes.

Section 3. It is hereby determined and stated that the average of the different periods assigned to the purposes described in Section 1 hereof, by Section 18A:24-5 of the New Jersey Statutes, within which such bonds shall mature, taking into consideration the amount of bonds to be issued on account of each purpose is 36.023 years.

Section 4. The City of Newark shall borrow the sum so appropriated and, for that purpose and to secure the repayment of the sum so



September 3, 1975

borrowed shall issue, in its corporate name, its bonds of the aggregate principal amount of \$574,172. Said bonds shall be issued pursuant to and in accordance with the provisions of Chapter 24 of Title 18A of the New Jersey Statutes.

Section 5. Bonds issued pursuant to this ordinance shall be designated School Bonds and shall bear interest from their date at a rate per annum which shall not exceed the rate permitted by law. All matters affecting the issuance of said bonds not determined by this ordinance shall be determined by resolution or resolutions to be hereafter adopted by the Municipal Council.

Section 6. To finance said purposes school promissory notes of said City of an aggregate principal amount not exceeding \$574,172 are hereby authorized to be issued pursuant to Title 18A, Chapter 24, New Jersey Statutes, in anticipation of the issuance of said permanent bonds. In the event that permanent bonds are issued pursuant to this ordinance, the aggregate amount of school promissory notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the permanent bonds so issued. If the aggregate amount of outstanding bonds and school promissory notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said permanent bonds shall, to not less than the amount of such excess, be applied to the payment of such school promissory notes then outstanding.

Section 7. Each school promissory note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum within the limitations prescribed by law and maybe renewed from time to time pursuant to and within the limitations prescribed by Section 18A:24-3 of the New Jersey Statutes. Each of said school promissory notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said school promissory notes and to issue said school

promissory notes, as money is required, by the Board of Education for such purposes, and in such form as they may adopt in conformity with law. The power to determine any matters with respect to said school promissory notes not determined by this ordinance and also the power to sell said school promissory notes is hereby delegated to the Director of Finance who is thereby authorized to sell said school promissory notes either at one time or from time to time in the manner provided by law.

Section 8. This ordinance shall take effect at the time and in the manner provided by law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE CITY OF NEWARK TO ACCEPT A DEED IN FEE, FROM THE BOARD OF EDUCATION OF THE VOCATIONAL SCHOOLS IN THE COUNTY OF ESSEX, STATE OF NEW JERSEY, FOR THE NOMINAL CONSIDERATION OF \$1.00 FOR CERTAIN LANDS HEREINAFTER DESCRIBED FOR THE WIDENING OF WICKLIFFE STREET IN THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, AND STATE OF NEW JERSEY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the City of Newark accept a deed from BOARD OF EDUCATION OF THE VOCATIONAL SCHOOLS IN THE COUNTY OF ESSEX, STATE OF NEW JERSEY, a public educational institution, for the nominal consideration of \$1.00, conveying in fee for the purpose of widening Wickliffe Street the following described lands and that such deed, when executed, be delivered to the Law Department of the City of Newark for recording in the Essex County Register's Office; namely,

All that certain tract or parcel of land and premises, hereinafter particularly described, situate, lying and being in the City of Newark County of Essex and State of New Jersey, and more particularly described as follows:

BEGINNING at a point in the easterly line of Wickliffe Street, said point being at the end first course as described in Deed Book 4362, Page 865, etc., and running:

Thence (1) Northeasterly, along the easterly line of Wickliffe Street, North Thirteen degrees forty-four minutes forty-five seconds East (N. 13°-44'-45" E), sixty-four and twenty hundredths (64.20) feet to a point;

Thence (2) Still Northeasterly, along the same, North nineteen degrees twenty-five minutes thirty seconds East (N. 19°-25'-30" E.), four hundred six and one hundredths (406.01) feet to a point;

Thence (3) Southwesterly, through the lands of the Board of Education of Vocational Schools in the County of Essex, South sixteen degrees thirty-four minutes Eighteen seconds west (S. 16°-34'-18" W.), One hundred forty-eight and sixty-five hundredths (148.65) feet to a point;

Thence (4) Still Southwesterly through the same, South nineteen degrees, thirty-six minutes forty seconds West (S. 19°-36'-40" W.), three hundred twenty-one and forty-three hundredths (321.43) feet to the point and place of beginning.

Containing an area of two thousand five hundred fifty-seven and two tenths (2,557.2) square feet, be the same more or less.

Being part of the same lands and premises conveyed to the Board of Education of Vocational Schools in the County of Essex by deed dated December 22, 1970 and recorded in Deed Book 4362, Page 865 & C. on December 22, 1970.

2. This Ordinance shall take effect on final passage and publication.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

September 3, 1975

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING R. O. 2:2-37 ET SEQ. "HUMAN RIGHTS COMMISSION" ESTABLISHING THE AFFIRMATIVE ACTION REVIEW COUNCIL WITHIN THE NEWARK HUMAN RIGHTS COMMISSION.

WHEREAS, the City of Newark under the police powers granted to it by the State, enacted Article II "Human Rights Commission" (R.O. 2:2-37) for the purpose of taking an official stance and affirmative action against continued racial, ethnic and other types of discrimination affecting the civil rights of the citizens of Newark; and

WHEREAS, there exists in the construction trade continued discriminatory practices which affect the ability of certain ethnic minorities to carry on a livelihood in the trade of their choice; and

WHEREAS, the City of Newark in conjunction with the State and Federal Government is opposed to the granting of any contracts funded by local, state or federal monies in which discriminatory hiring practices can be shown; and

WHEREAS, R.O. 2:2-40 (9) empowers the Human Rights Commission to create such advisory committees and subcommittees of citizens as in its judgment will aid in effectuating the purposes of the Human Rights Commission.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK THAT:

1. The Affirmative Action Review Council is hereby established as an operating sub-committee of the Newark Human Rights Commission.

2. The Affirmative Action Review Council shall consist of no more than eleven members to be appointed by the Mayor subject to confirmation by the Municipal Council. The original appointees shall serve in the following manner: four members for a term of one year, three members for a term of two years and four members for a term of three years. Each succeeding appointment shall be for a term of three years. All appointments to fill vacancies shall be for the unexpired term. The members shall serve without compensation.

3. As such sub-committee, the Affirmative Action Review Council shall be empowered to review all construction trade related contracts granted by the City of Newark to ensure full compliance with the Affirmative Action Plan.

4. There shall be a Compliance Officer charged with the duties of overseeing the implementation of the Affirmative Action Plan on all contracts awarded by the City of Newark.

5. Upon a finding of employment discrimination or non-compliance under the Affirmative Action Plan, the Affirmative Action Review Council shall inform the Human Rights Commission and the Corporation Counsel wherein the appropriate legal action will be taken.

6. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING CHAPTER 3 OF TITLE 17, NOISE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED. (TO CHANGE HOURS OF RESTRICTION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Chapter 3 of Title 17, Noise, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended so that Section 17:3-2(b) reads as follows:

17:3-2. Prohibited Acts

The following acts, among others but not by way of limitation, are declared to be loud, disturbing or unnecessary noises in violation of this chapter, but the following enumeration shall not be deemed exclusive:

(b) Radios, TVs, Phonographs, Etc.

The playing or permitting the playing of any radio, television set, phonograph, musical instrument or machine or device for the production or reproducing of sound, in such a manner or with such volume as to unreasonably annoy or disturb the quiet, comfort or repose of persons in any dwelling, hotel or any other type of residence particularly between the hours of 8:00 P.M. and 8:00 A.M. This restriction shall not be applicable to any establishment licensed by the City wherein entertainment and amusements are allowed; provided however, such regulations as are already required for such licensed establishments shall remain in full force and effect.

Section 2. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

September 3, 1975

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 2:4-4 OF TITLE 2, CHAPTER 4, GENERAL ADMINISTRATION OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED TO AMEND APPOINTMENT OF ACTING DIVISION HEADS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 2:4-4, Division head, vacancy in office, of Title 2, Chapter 4, General Administration, be supplemented to read as follows:

Whenever a vacancy exists in the office of head of any departmental division by resignation, removal or otherwise, the director of such department is authorized to fill such vacancy temporarily in cases not specifically provided for in the charter or ordinances, by appointing an acting head of such departmental division, who shall perform all the duties and functions of such departmental division head, until the office shall be filled permanently. Any such appointment of a statutory division head on a temporary basis, including but not limited to tax collector and tax assessor shall terminate not later than 90 days after the date of the appointment, unless the council shall, by resolution, authorize one or more extensions thereof.

Section 2. That all acting division heads holding office on the effective date of this ordinance shall be subject to the terms of this ordinance.

Section 3. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman

Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### ORDINANCES FOR CONSIDERATION.

President Harris called for ordinances for consideration.

#### 6-S & F-p.

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance rejected by the Mayor May 23, 1975)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### HEARINGS OF CITIZENS.

6-HC-a.      MR. WALTER S. PERNA, 313 SUMMER AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council commending the Police Department and their prompt action in the North Ward and felt there should be an increase in the Members of the Police Department.

6-HC-b.      MR. BRUCE MC MILLIN, REPRESENTING ENGINEERS, INC., 50 PARK PLACE, NEWARK, NEW JERSEY, addressed the Municipal Council alluding to a contract for an engineering study in the vicinity of Newark Airport which was awarded to a firm outside of the State. He felt if the City of Newark has an engineering firm capable of performing such service, some preference should be given to such a firm.

Councilman Martinez noted he had received a letter from Engineers, Inc. and attempted to set up a meeting but the Director of Engineering was unable to attend. He assured the speaker a conference will be held on this matter and a thorough investigation will be made by the Municipal Council.

Councilman Carrino asked the speaker if bids were solicited and Mr. Mc Millin replied his firm received a letter this has been awarded and he understands this is final.

Councilman Carrino replied the Municipal Council determines the awards of contracts and thanked Mr. Mc Millin for bringing this situation to the Council's attention.

Councilman Tucker questioned the speaker whether any other engineering firms submitted proposals.

Mr. Mc Millin replied he understands 7 or 8 firms did submit proposals.

6-HC-c.      MR. CHARLES DINSON, 131 ORATON STREET, NEWARK, NEW JERSEY, registered complaints to the effect the neighborhood in his area is being neglected and there are inadequate playground and recreation facilities for children.

Councilman Carrino stated he will meet with Mr. Dinson to attempt to see that other areas will be designated for playgrounds.

6-HC-d.      MS. DORIS SHERRILL, 611 HIGH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council on housing and questioned why housing is being blocked in the Central Ward.

President Harris pointed out in detail new housing which has been approved and which will be dedicated in the near future throughout the City. He noted several of the new housing units are sponsored by black organizations.

Councilman James noted that the citizens of the Central Ward had every opportunity at the last election to come to the polls and let their choice be known. He said there is an elected official in the Central Ward to whom we owe every respect and courtesy.

Councilman Tucker told the speaker all of the details with respect to the controversy of Kawaida Towers are in the record and are available. These records disclose the testimony of each Councilman with respect to that entire matter. He felt the speaker by raising this question continually, asking the same opinion is an exercise in futility.

Councilman Allen felt a lot of time has been wasted in talking about what should be done and the Council is concentrating on doing these things with respect to housing. He felt the record speaks for itself. In the 13 months he has been on the Municipal Council, he has not received a complaint from any of his constituents with respect to the job he was elected to do. The record will show that since he has been in office, about 800 units of housing have come off the drawing boards, about 300 of these units are in the process of being built now and ground has been broken for another 300 units. These are the kinds of things the people in the Central Ward want to see and not talk about.

At this point Councilman Martinez moved to permit Mr. Ramon Riveria to address the Municipal Council on an important issue with respect to the Department of Recreation and Parks.



September 3, 1975

The motion was seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-e.      MR. RAMON RIVERIA, 70 PARK AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to funds distributed by the Department of Recreation and Parks. He felt the representatives of the Hispanic community were discriminated against with respect to the distribution. He noted Director Washington refused to deal with their grievances and when information was requested from his Department, it was refused.

Councilman Martinez noted Mr. Riveria is an outstanding leader of the Hispanic community for the entire City. He questioned a point raised by the speaker with respect to Prudential receiving \$11,000. from the Department of Recreation and Parks. He has already started an inquiry with respect to this matter and as soon as he receives the facts from Director Washington he will call a meeting with other leaders of the Hispanic community with respect to this problem.

Councilman James pointed out recreation is a vital problem year round and perhaps an Advisory Citizens Board should be established to give recommendations with respect to establishing recreation programs.

Councilman Carrino stated he was disturbed with respect to the \$11,000. amount given to the Prudential Insurance Company and added he has received complaints with respect to lack of busses available in the North Ward this summer.

President Harris stated he trusts Councilman Martinez will get to the bottom of this situation and report to the Council on the results of his inquiry.

Councilman Bottone pointed out two years ago he sponsored an investigation of the same Department and is glad to see Councilman Martinez head this inquiry because in two years there has not been any tangible improvement as far as he can see.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.      RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, AUTOMOTIVE PARTS, FIRE DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

September 3, 1975

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b. RESOLUTION AUTHORIZING MAYOR TO SUBMIT APPLICATION TO THE STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA) FOR ACTION GRANT AWARD IN THE AMOUNT OF \$39,058 AND TO ENTER INTO AGREEMENT WITH, AND TO ACCEPT FUNDS FROM SLEPA FOR THE IMPLEMENTATION OF THE YOUTH AID AND SERVICES PROJECT NOT EXCEEDING \$43,398 IN COSTS (SLEPA \$39,058., STATE OF NEW JERSEY BUY-IN \$2,170. AND LOCAL CASH MATCH \$2,170.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c. RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "24 HOUR HOUSING SECURITY PROGRAM CONTINUATION" (LEAA-\$1,055,735., CASH (PROVIDED BY NEWARK HOUSING AND REDEVELOPMENT AUTHORITY-\$134,990.; CASH CREDIT TO IMPACT PART C OVERMATCH POOL-\$17,687.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NORTH WARD EDUCATIONAL AND CULTURAL CENTER WHEREIN CENTER WILL OPERATE A FOOD SERVICE TRAINING PROGRAM FOR TWENTY (20) FULL-TIME TRAINEES AND TEN (10) PART-TIME TRAINEES, FOR SUM NOT TO EXCEED \$64,628.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT

WITH DRAKE COLLEGE OF BUSINESS WHEREIN DRAKE COLLEGE OF BUSINESS WILL OPERATE A SECRETARIAL SKILLS TRAINING PROGRAM FOR THIRTY (30) TRAINEES, FOR SUM NOT TO EXCEED \$60,000.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Carrino.

Councilman Tucker questioned the reason for deferment of this resolution?

Councilman Carrino noted this resolution is being deferred because the amount of tuition charged for private students is less than the school is charging the City of Newark.

Councilman Tucker suggested representatives of Drake College and Mr. Wheeler's office be invited to the next pre-meeting conference to discuss this matter.

A motion to defer action on this resolution and direct the City Clerk to invite Director of Manpower Wheeler, Assistant Director of Manpower Smith and representatives of Drake College of Business to meet with the Council at their pre-meeting conference September 16, 1975 to discuss this matter was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH NORTH

AMERICAN PHILIPS COMMUNICATIONS CORP., 91 MC KEE DRIVE, MAHWAH, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, TO FURNISH AND INSTALL AN EMERGENCY REPORTING SYSTEM TO PROVIDE FOR CITY OF NEWARK EMERGENCY CONTACT BETWEEN GENERAL PUBLIC AND EMERGENCY COMMUNICATIONS CENTRAL, FOR \$478,466., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, FOR ONE YEAR EFFECTIVE DATE CONTRACT IS APPROVED BY THE MUNICIPAL COUNCIL; TOTAL AMOUNT WILL BE PAID FROM 1974 CAPITAL IMPROVEMENT BUDGET 6SK-5/1/75-PROJECT #35-74, AMENDED ORDINANCE 6-S & F-b, SEPTEMBER 19, 1974, PROJECT #35-74.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

September 3, 1975

7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE NOTICE OF GRANT AWARD FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, PUBLIC HEALTH SERVICES, FOR PERIOD JULY 1, 1975 TO JUNE 30, 1976, TO INVESTIGATE, FIND AND INITIATE REPAIRS OF PREMISES CONTAINING LEAD POISONING HAZARDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO ENTER INTO PARTIAL PAYMENT AGREEMENT FOR PAYMENT OF TAXES PRIOR TO TAX SALE FOR PREMISES 378-392 WASHINGTON STREET, BLOCK 112, LOT 2, RILEY URBAN RENEWAL CORPORATION; PURSUANT TO N.J.S. 54:5-19.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO EXECUTE TAX CERTIFICATE NO. 45077 TO JAMES PAGANO FOR PREMISES COMMONLY KNOWN AS 94 TICHENOR STREET, BLOCK 925, LOT 58, FOR \$12,360. AND TAX CERTIFICATE NO. 44307 TO NANCY MASON FOR PREMISES COMMONLY KNOWN AS 8 COTTAGE STREET, BLOCK 878, LOT 12, FOR \$1,356.47, SAID AMOUNTS REPRESENTING THE TAX SALE LIEN, ALL SUBSEQUENT ACCRUED LIENS AND INTEREST AND COSTS TO AUGUST 6, 1975; PURSUANT TO N.J.S.A. 54:5-114.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

EMERGENCY RESOLUTION APPROPRIATING \$100,000.; HIGH IMPACT, CRIMINAL JUSTICE SYSTEM PROGRAM; TO PROVIDE FUNDS UNTIL STATE LAW ENFORCEMENT AGENCY APPROVES THE GRANT EXTENSION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Carrino noted this resolution is being deferred as the Council desires to determine if these funds can be supplied from other agencies.

A motion to defer action on this resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following

votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k. RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO REPLACE NORMA FARINA WITH MARY C. LALLEY IN THE POSITION OF ADMINISTRATIVE SECRETARY, DEPARTMENT OF PUBLIC WORKS ON A PROVISIONAL BASIS. (CORPORATION COUNSEL HAS NEGOTIATED A SETTLEMENT WITH ATTORNEY GENERAL SUBJECT TO APPROVAL OF MUNICIPAL COUNCIL AND WILL THEREAFTER DISMISS SAID LAWSUIT WITHOUT PRESSING ANY CLAIMS FOR MONEY DAMAGES) (CIVIL SERVICE ISSUED CERTIFICATION FOR PROVISIONAL APPOINTMENT CONTAINING THE NAME OF MARY C. LALLEY IN ACCORDANCE WITH N.J.C.A. 4:1-14.2 ON FEBRUARY 27, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1. RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND THE NEWARK PARKING AUTHORITY, THE COUNTY OF ESSEX, COUNCIL OF HIGHER EDUCATION IN NEWARK AND THE NEWARK HOUSING AUTHORITY FOR TOTAL SUM OF \$24,000. FOR PURPOSE OF OBTAINING A PARKING STUDY AND SITE EVALUATION IN CITY OF NEWARK IN STUDY AREA BOUNDED ON THE SOUTH BY WASHINGTON STREET ON THE EAST BY CENTRAL AVENUE ON THE NORTH BY WILSEY STREET AND NEWARK STREET; AND ON THE WEST BY NELSON PLACE, AN AREA OF APPROXIMATELY 35 BLOCKS. (CITY OF NEWARK-\$2,500. (FUNDS BUDGETED IN MAYORS POLICY AND DEVELOPMENT OFFICE CURRENT FISCAL BUDGET); NEWARK PARKING AUTHORITY-\$3,000.; COUNTY OF ESSEX-\$6,500.; COUNCIL OF HIGHER EDUCATION IN NEWARK-\$2,000. AND NEARK HOUSING AUTHORITY-\$10,000.) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m. RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO ENTER INTO CONTRACT WITH NEWARK SERVICES CORPORATION FOR SUM OF \$20,000. FOR PURPOSE OF PROVIDING TRAINING FOR

September 3, 1975

18 EX-OFFENDERS AND AID TO FAMILIES WITH DEPENDENT CHILDREN (AFDC) RECIPIENTS FOR PERIOD OF 46 WEEKS; FUNDS BUDGETED IN DEPARTMENT OF RECREATION AND PARKS CURRENT FISCAL YEAR. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Bottone.

Councilman Tucker questioned why this resolution is being rejected?

Councilman Carrino replied it is being rejected because the Council was not told all these programs would be involved with City operating funds and here 6 months later they are requesting City funds. He felt the operating budget should not be used for an outreach program when City employees have been laid off.

Councilman Tucker stated what we are dealing with is employment for welfare recipients and criminal offenders and the \$20,000. appropriated by the City represents only 20% of the actual cost.

Councilman Carrino replied \$20,000. represents three people who were laid off by the City and felt they should receive more of a priority than this program.

Councilman Tucker reiterated the choice the Council has is to expend funds to provide employment for welfare recipients and criminal offenders or not to spend the funds.

The motion to reject this resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilmen Tucker.

7-R-n. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$7,569.20 PAYABLE TO NATIONAL INDEMNITY INSURANCE COMPANY TO REIMBURSE THEM FOR PAYMENT TO ALFRED TULLOCH AND OLIVE TULLOCH, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY THE PLAINTIFFS IN FAVOR OF THE DEFENDANTS, AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL WHEN TULLOCH AN EMPLOYEE OF CLINTON CHECK CASHING, DURING AN ARMED ROBBERY AT WHICH TIME HE ALLEGED HE WAS ILLEGALLY AND UNLAWFULLY ASSAULTED BY A POLICE OFFICER OF THE CITY OF NEWARK. (CIVIL ACTION INSTITUTED IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION-ESSEX COUNTY; CASE CAME TO TRIAL AND PLAINTIFFS AGREED TO ACCEPT \$55,000. IN FULL SETTLEMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE IN BEHALF OF CITY OF NEWARK ANY AND ALL NECESSARY DOCUMENTS, UPON DELIVERY TO HIM SUM OF \$1,1000. IN BEHALF OF CITY OF NEWARK IN ORDER TO DISCHARGE WORKMEN'S COMPENSATION LIEN AGAINST FIREMEN JOHN F. SLATTERY AND JAMES NOLAN, WHO SUSTAINED PERSONAL INJURIES ARISING OUT OF AND IN COURSE OF THEIR EMPLOYMENT BECAUSE OF ALLEGED NEGLIGENCE OF JAMES F. MANNING AND OSWALD SMITH. (\$1,000. LAW FIRM OF SWIRSKY AND SWIRSKY AND JOHN F. SLATTERY AND JAMES NOLAN AND \$1,100. CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE IN BEHALF OF CITY OF NEWARK ANY AND ALL NECESSARY DOCUMENTS UPON DELIVERY TO HIM SUM OF \$189.55 IN BEHALF OF CITY OF NEWARK IN ORDER TO DISCHARGE WORKMEN'S COMPENSATION LIEN AGAINST JACK LIPARI, EMPLOYEE OF CITY OF NEWARK, WHO SUSTAINED PERSONAL INJURIES ARISING OUT OF THE COURSE OF HIS EMPLOYMENT DUE TO MOTOR VEHICLE ACCIDENT INVOLVING ANOTHER VEHICLE BY JAMES GREEN.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ACCEPT CHECK IN AMOUNT OF \$349.05 FROM ESTATE OF MICHAEL WILIENSKI A/K/A MICHAEL WILCZYNSKI IN PAYMENT OF DEBT WHILE A PATIENT AT IVY HAVEN NURSING HOME FROM OCTOBER 13, 1966 TO NOVEMBER 17, 1966.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

September 3, 1975

7-R-r.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN SUM OF \$287.45 PAYABLE TO ROSEVILLE PARK MARKETS, INC. AND HERMAN J. ZIEGLER, ESQ., AFTER RECEIPT FROM PLAINTIFF OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES IN CONNECTION WITH THEIR PARTICIPATION IN THE W.I.C. PROGRAM. (PLAINTIFF AWARDED JUDGMENT IN ESSEX COUNTY DISTRICT COURT IN SUM OF \$266.15 PLUS \$21.30 FOR COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$1,000. PAYABLE TO NATIONAL INDEMNITY INSURANCE COMPANY TO REIMBURSE THEM FOR PAYMENT TO FRANCISCO P. GONZALES, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY PLAINTIFF IN FAVOR OF DEFENDANTS AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL WHEREIN FRANCISCO P. GONZALES CLAIMS HE WAS ALLEGEDLY, ILLEGALLY AND UNLAWFULLY ASSAULTED, SEARCHED, ARRESTED, AND CRIMINAL PROCEEDINGS INSTITUTED AGAINST HIM BY A POLICE OFFICER OF CITY OF NEWARK. (CIVIL ACTION INSTITUTED IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION-ESSEX COUNTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$789.84 PAYABLE TO FIRST NATIONAL BANK OF NEW JERSEY AND LEON DRESKIN, ESQ., 744 BROAD STREET, NEWARK IN SATISFACTION OF GARNISHMENT AGAINST WAGES OF CLARENCE PHILSON, \$800. PAYABLE TO HOUSEHOLD FINANCE CORPORATION, \$1,272. PAYABLE TO UNITED STATES OF AMERICA FOR FEDERAL INCOME TAXES, \$209.57 PAYABLE TO BENEFICIAL FINANCE COMPANY OF NEWARK AND STANLEY GOLDMAN, ESQ., 290 SOUTH LIVINGSTON AVENUE, LIVINGSTON, IN SATISFACTION OF GARNISHMENT AGAINST WAGES OF CLARENCE PHILSON, \$903.84 TO POLICE AND FIREMEN'S PENSION FUND OF STATE OF NEW JERSEY FOR CLARENCE PHILSON'S UNPAID PENSION FUND CONTRIBUTIONS FOR PERIOD DURING SUSPENSION OF CLARENCE PHILSON AS POLICE OFFICER AND \$7,328.78 PAYABLE TO CLARENCE PHILSON AND BLUME, KALB & WEISEMAN, ESQs., 5 COMMERCE STREET, NEWARK FOR NET WAGES DUE HIM FROM CITY AFTER ALL DEDUCTIONS HAVE BEEN; NO CHECK ISSUED TO CLARENCE PHILSON BY DIRECTOR OF FINANCE UNTIL ALL PAPERS DEEMED NECESSARY BY CORPORATION COUNSEL HAVE BEEN RECEIVED. (CLARENCE PHILSON WAS INDICTED BY GRAND JURY



OF ESSEX COUNTY, FOR LARCENY IN VIOLATION OF N.J.S. 2A:119-2 AND MISCONDUCT IN OFFICE  
IN VIOLATION OF N.J.S. 2A:85-1; SUSPENDED FROM DUTY AS NEWARK POLICE OFFICER NOVEMBER  
8, 1973; TRIED AND ACQUITTED BY JURY ON ALL COUNTS OCTOBER 9, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$6,629.05  
PAYABLE TO JAMES HOLDEN AND JUNIUS WILLIAMS, ESQ., 24 COMMERCE STREET, UPON RECEIPT  
OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR WRONGFUL DEMOLITION OF  
BUILDING AT 228-230 PESHINE AVENUE BY EMPLOYEES OF CITY OF NEWARK. (SUIT BROUGHT  
AGAINST CITY OF NEWARK IN SUPERIOR COURT OF NEW JERSEY, \$6,500. PLUS \$129.05 TAXED  
COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Director of Inspections Lembo, Deputy Administrator Jenkins, Division of Demolition, Manager of Division of Demolition Reynolds and Assistant Business Administrator Hill to meet with the Council September 16, 1975 to discuss this matter was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v. RESOLUTION AUTHORIZING CORPORATION COUNSEL TO ENTER INTO AGREEMENT WITH HARTFORD  
ACCIDENT AND INDEMNITY COMPANY FOR RETURN OF \$144,000. IN PREMIUMS AND THE  
INDEMNIFICATION AND HOLDING HARMLESS OF PARTIES FOR VARIOUS POSSIBLE CLAIMS; SAID  
PAYMENT MADE PAYABLE TO INSURANCE FUND COMMISSION OF CITY OF NEWARK AND SHALL BE  
RECEIVED BY THEM IN BEHALF OF CITY OF NEWARK UPON RECEIPT OF ANY DOCUMENTS DEEMED  
NECESSARY BY CORPORATION COUNSEL.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to invite Assistant Corporation Counsel Perillo to meet with the Council at their Special Conference September 9, 1975 to discuss this matter was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

7-R-w.      RESOLUTION AUTHORIZING EARL HARRIS, PRESIDENT, ON BEHALF OF THE NEWARK MUNICIPAL COUNCIL, TO EXECUTE CONTRACT ENGAGING SERVICES OF BRUNO ASSOCIATES, INC. AS A PUBLIC RELATIONS CONSULTANT FOR THE PERIOD BEGINNING OCTOBER 1, 1975 AND ENDING SEPTEMBER 30, 1976 FOR THE SUM OF \$25,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.      RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH JET CONSTRUCTION COMPANY, 391 KEARNY AVENUE, KEARNY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-14, ALTERATIONS TO 598 SOUTH 11TH STREET, FOR THE JAMES WHITE MULTI-PURPOSE CENTER C.B.P.N. 23-74 (FORMERLY CPBN 115-71) FOR \$474,541. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED IN BOND ORDINANCE 6-S & F-q, OCTOBER 2, 1974 \$333,147. AND DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT NEIGHBORHOOD FACILITIES GRANT \$841,258. AGREEMENT NO. NFP-NJ-02-39-1003.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.      RESOLUTION RATIFYING CONTINUATION OF SERVICE FOR RENTAL AND LEASE OF UNIFORMS WITH LAUNDER LEASING SERVICES, 58 GOULD AVENUE, NEWARK, NEW JERSEY, \$1.3995 PER MAN; COST OF AFORESAID SERVICE SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, ACCOUNT CODE 7106.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO NEGOTIATE AND CONTRACT FOR HIRE OF TRUCKS FOR SNOW PLOWING AND CARTING FOR THE WINTER SEASON OF 1975 - 1976; FUNDS FOR SNOW REMOVAL PER ATTACHED CONTRACT ARE PROVIDED IN 1975 OPERATING BUDGET AND IF EMERGENCY ARISES, FUNDS WILL BE PROVIDED IN 1976 OPERATING BUDGET OF DIVISION OF SANITATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH UNITED SECURITY SERVICE, INC., 912 MC CARTER HIGHWAY, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR SECURITY SERVICE WITH K-9 DOG, FOR \$58,968. FOR A PERIOD OF ONE (1) YEAR EFFECTIVE OCTOBER 8, 1975 TO OCTOBER 7, 1976; TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF RECREATION AND PARKS, ACCOUNT CODE 7104.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Tucker questioned what parks were concerned?

The City Clerk replied Ironbound Stadium, John F. Kennedy and Hayes Park East.

Councilman Tucker said he is concerned that the contract stipulate dogs would not be utilized while children are in the area.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH GUENTHER FUNERAL HOME, 300 ROSEVILLE AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR BURIAL OF THE INDIGENT, NOT TO EXCEED \$3,000. FOR A PERIOD OF ONE (1) YEAR EFFECTIVE SEPTEMBER 1, 1975 TO AUGUST 31, 1976, IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; PAYMENTS SHALL BE MADE OUT OF 1975 BUDGETARY APPROPRIATION OF DEPARTMENT OF HEALTH AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

September 3, 1975

7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE, ON BEHALF OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEWARK SERVICES CORPORATION FOR PROVISION OF SERVICES REQUIRED TO COMPLY WITH SPECIFICATIONS OF THE HAZARD REDUCTION COMPONENT OF THE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM FOR \$16,000. (CITY OF NEWARK RECEIVED GRANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR A ONE-YEAR CONTINUATION OF NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM \$16,000.) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH A & A OIL BURNER SERVICE CORPORATION, 9-11 SHERIDAN AVENUE, CLIFTON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-15; REHABILITATION OF HEATING SYSTEM (NEW BOILER, BURNER, HOT WATER TANK, ETC.) AT HAYES PARK EAST POOL BUILDING, 25 WAYDELL STREET, NEWARK, FOR \$35,175. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED IN BOND ORDINANCE, 6-S & F-k, MAY 1, 1974 (CAPITAL BUDGET PROJECT #17-74)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH JAYSON OIL COMPANY, 1691 SPRINGFIELD AVENUE, MAPLEWOOD, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-16; REHABILITATION OF HEATING SYSTEM AT ROTUNDA POOL FOR \$18,888., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS, FUNDS PROVIDED IN BOND ORDINANCE 6-S & F-k, MAY 1, 1974 (CAPITAL BUDGET PROJECT #17-74)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf. RESOLUTION AUTHORIZING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION TO EXECUTE CONTRACT WITH A CONSULTING ENGINEERING FIRM IN ORDER TO PROVIDE FOR PRELIMINARY ENGINEERING, FINAL DESIGN AND CONSTRUCTION PLANS FOR WILSON AVENUE BETWEEN STOCKTON STREET AND DOREMUS AVENUE INCLUDING INSTALLATION OF IMPROVED DRAINAGE FACILITIES; AT NO COST TO THE CITY OF NEWARK; FURTHER REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION GIVE CONSIDERATION TO NEWARK BASED ENGINEERING FIRMS IN SELECTING A CONSULTANT; DIRECTOR OF ENGINEERING DESIGNATED AS OFFICIAL CITY REPRESENTATIVE ON THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg. RESOLUTION AUTHORIZING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION TO EXECUTE CONTRACT WITH A CONSULTING ENGINEERING FIRM IN ORDER TO PROVIDE FOR THE PRELIMINARY ENGINEERING, FINAL DESIGN AND CONSTRUCTION PLANS FOR WILSON AVENUE BRIDGE OVER THE CENTRAL RAILROAD YARDS UTILIZING FEDERAL AND STATE FUNDING, AT NO COST TO THE CITY; FURTHER REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION GIVE CONSIDERATION TO NEWARK BASED ENGINEERING FIRMS IN SELECTING A CONSULTANT; DIRECTOR OF ENGINEERING DESIGNATED AS OFFICIAL CITY REPRESENTATIVE ON THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh. RESOLUTION REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, IN CONCERT WITH CITY OF NEWARK, DEPARTMENT OF ENGINEERING, DEVELOP A PLAN TO DESIGN AND IMPLEMENT THE INSTALLATION OF A LANDSCAPING AND GENERAL PLANTING PROGRAM ALONG ROUTE 21 IN THE CITY OF NEWARK; PROJECT TO BE FUNDED 70% FEDERAL AND 30% STATE - FEDERAL AID URBAN SYSTEM AND STATE; DIRECTOR OF ENGINEERING DESIGNATED AS OFFICIAL CITY REPRESENTATIVE ON THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

September 3, 1975

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi. RESOLUTION AUTHORIZING JOINT OCCUPANCY OF POLES BETWEEN PUBLIC SERVICE ELECTRIC AND GAS COMPANY AND CITY OF NEWARK BY IMPROVING AESTHETICS, REDUCING ACCIDENT POTENTIAL AND INCREASING SIGN AND SIGNAL LIGHT VISIBILITY; FUNDING FOR INSTALLATION AND ERECTION OF POLES TO BE PAID FROM TOPICS PROJECT T-4001 (73) STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND FEDERAL HIGHWAY ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj. RESOLUTION TRANSFERRING STATE AID HERRICK FUNDS AND CITY'S TEN PERCENT (10%) SHARE FROM 16TH AVENUE - SOUTH 20TH STREET, E-11-71 \$10,000. (STATE) AND \$1,111.11 (CITY); ELIZABETH AVENUE - HILLSIDE CITY LINE TO VASSAR AVENUE, E-12-72 \$10,000. (STATE) AND \$1,111.11 (CITY) TO 15TH AVENUE; 14TH AVENUE, SECTION 2 AND VARIOUS OTHER STREETS; AND 14TH AVENUE, SECTION 3.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk. RESOLUTION AUTHORIZING THE COMBINING OF FUNDING FOR STATE AID PROJECTS FOR 15TH AVENUE, 14TH AVENUE, SECTION 2 AND VARIOUS OTHER STREETS AND 14TH AVENUE, SECTION 3 AND TRANSFERRING UNEXPENDED STATE AID BALANCES FROM COMPLETED PROJECTS AVENUE "P" SOUTH 19TH STREET AND VARIOUS OTHER STREETS AND FERRY STREET, SECTION 3 AND VARIOUS OTHER STREETS TO 15TH AVENUE, 14TH AVENUE, SECTION 2 AND VARIOUS OTHER STREETS AND 14TH AVENUE, SECTION 3.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.        RESOLUTION DESIGNATING A STOP INTERSECTION AT JEFFERSON STREET AND THOMAS STREET AND INSTALLING STOP SIGNS ON THOMAS STREET, PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.        RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTIONS, FROM PRINCIPAL AUDITOR AND ACCOUNTANT (37½) HOURS TO SENIOR ACCOUNTANT (37½) HOURS; TO PROVIDE ADDITIONAL FUNDS FOR (1) SENIOR ACCOUNTANT (37½) HOURS DUE TO A CIVIL SERVICE RECLASSIFICATION OF AN ACCOUNTANT IN THE DIVISION OF REVENUE COLLECTIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.        RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, FROM OTHER SALARIES AND WAGES, MAIL CLERK TO TRAVEL AND MEALS; EFFECTIVE SEPTEMBER 4, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject the resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.        RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, BORICUA AWARENESS PROGRAM, \$5,490.50; ITEM AVAILABLE FROM CENTER FOR HUMAN RESOURCES PLANNING AND DEVELOPMENT, INC.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

September 3, 1975

7-R-bp.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION,  
URBAN RODENT AND INSECT CONTROL PROJECT \$238,255.; ITEM AVAILABLE FROM NEW JERSEY  
DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

EMERGENCY RESOLUTION APPROPRIATING \$7,200., POLICE DEPARTMENT, TO PROVIDE FUNDS  
FOR IDENTIFICATION TAGS FOR UNIFORMED MEMBERS OF THE POLICE DEPARTMENT AS RECOMMENDED  
BY THE GRAND JURY; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Carrino said this emergency appropriation is result of what happened last September. He felt this kind of identification would make a police officer a target during any disturbance. He could not see any reason for this appropriation for identification tags.

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen Tucker.

No: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Martinez.

Councilman Tucker said what we are dealing with is the reality of identifying police officers. He felt the intent of the Grand Jury Presentment was to enable citizens to identify policemen in the event of a civil disturbance.

The motion to reject this resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilmen Tucker.



7-R-br.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REFUND CHECK FOR \$600. TO HILL  
TIRE COMPANY, INC. FOR SECURITY DEPOSIT ON CITY-OWNED PROPERTY AT 487-491 WASHINGTON  
STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTALING \$25,604.21  
TO INDIVIDUALS ON EXHIBIT A, BY REASON OF CASH OVERPAYMENTS, SENIOR CITIZEN ALLOWANCE  
AND VETERANS ALLOWANCE FOR YEARS 1971, 1972, 1973 AND 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO WRITE OFF \$3,007.45 ON RECORDS  
OF WATER ACCOUNTING AND CUSTOMER SERVICE DIVISION AS UNCOLLECTIBLE DAMAGE CLAIMS,  
AS PER SCHEDULE ATTACHED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.            RESOLUTION CANCELLING WATER-SEWER CHARGES TOTALING \$6,179.60 ON PROPERTIES  
CITY-OWNED AND/OR OBTAINED TITLE THROUGH IN REM FORECLOSURE, AS PER ATTACHED LIST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.            RESOLUTION CANCELLING WATER UTILITY CHARGES TOTALING \$399.44 IN LIEU OF LIEN,  
AS PER SCHEDULE ATTACHED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GEORGE D. TRUITT AND JESSIE D. TRUITT, HIS WIFE, OWNERS OF PREMISES 169, 171-173 12TH AVENUE, BLOCK 1810, LOTS 32 AND 33, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM BERNARD L. LAST AND ETHEL A. LAST, HIS WIFE, OWNERS OF PREMISES 200 NORTH 11TH STREET, BLOCK 1939, LOT 10, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GARY TERRY AND EVELYN TERRY, HIS WIFE, OWNERS OF PREMISES 29 VANDERPOOL STREET, BLOCK 2793, LOT 29, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM SANFORD RUBIN AND SHIRLEY C. RUBIN, HIS WIFE, OWNERS OF PREMISES 71 PIERCE STREET, BLOCK 2633, LOT 4, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ELIZABETH G.

September 3, 1975

262

KNIGHT, PRINCIPAL CLERK STENOGRAPHER, OFFICE OF THE CITY CLERK, FOR PERIOD BEGINNING AUGUST 18, 1975 AND ENDING NOVEMBER 17, 1975 (TO CARE FOR INFANT SON - FIRST LEAVE BEGAN NOVEMBER 18, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING ON BEHALF OF CITY OF NEWARK TO CAUSE PUBLIC SERVICE ELECTRIC AND GAS COMPANY TO INSTALL STREET LIGHTING IN THE ALLEY LOCATED AT THE END OF CROWN STREET LAYING BETWEEN ALEXANDER STREET AND PINE GROVE TERRACE TO REDUCE VANDALISM IN THE GENERAL AREA.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$50. MADE PAYABLE TO FRED INGRAM, 189 JELLIFF AVENUE, NEWARK, UPON RECEIPT OF NECESSARY RELEASE AND DOCUMENTATION INDICATING JUDGMENT HAS BEEN SATISFIED, FOR REWARD DUE HIM RESULTING FROM HIS COMPLIANCE WITH NEWARK REVISED ORDINANCE 14:8-8 (B).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JOSEPH KELLNER AND HELEN KELLNER, HIS WIFE, OWNERS OF PREMISES 370 MORRIS AVENUE, BLOCK 253, LOT 46, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

September 3, 1975

7-R-ce.            EMERGENCY RESOLUTION APPROPRIATING \$80,000., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, TO PROVIDE FUNDS FOR REBUILDING OF BOILER #3, CITY HALL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO CONVEY TO PLAINTIFFS, JOSE AND EPIFANA MENDEZ, TITLE TO PREMISES 204 JOHNSON AVENUE, NEWARK, UPON RECEIPT OF \$5,600. FOR SAID PREMISES. (JULY 17, 1974 COUNCIL REJECTED THEIR BID AND ON MAY 27, 1975 JUDGMENT WAS ENTERED BY THE NEW JERSEY SUPERIOR COURT IN ESSEX COUNTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.            RESOLUTION AUTHORIZING CORPORATION COUNSEL TO RECEIVE ON BEHALF OF CITY OF NEWARK CHECK FOR \$300. MADE PAYABLE TO CITY OF NEWARK BY NATIONAL INDEMNITY INSURANCE COMPANY TO REIMBURSE CITY FOR COSTS AND EXPENSE IN INSTITUTING SUIT AGAINST NATIONAL INDEMNITY INSURANCE COMPANY, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.            RESOLUTION AUTHORIZING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION TO EXECUTE CONTRACT WITH A CONSULTING ENGINEERING FIRM IN ORDER TO DEVELOP A DETAILED ENGINEERING ANALYSES AS TO FEASIBILITY OF IMPROVED ONE-WAY STREET PATTERN UTILIZING BELMONT AVENUE, JONES STREET, NORFOLK STREET AND HILLSIDE AVENUE AND ITS EXTENTION ALONG CHARLTON STREET, FURTHER REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION GIVE CONSIDERATION TO NEWARK BASED ENGINEERING FIRMS IN SELECTING A CONSULTANT; DIRECTOR OF ENGINEERING DESIGNATED AS OFFICIAL CITY REPRESENTATIVE ON THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci. RESOLUTION PRESCRIBING DETAILS OF \$15,891,000 SCHOOL BONDS (ADDITIONAL STATE SCHOOL BUILDING AID ACT OF 1970) OF THE CITY OF NEWARK, NEW JERSEY, DATED OCTOBER 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj. RESOLUTION PROVIDING FOR THE SALE OF \$15,891,000 SCHOOL BONDS (ADDITIONAL STATE SCHOOL BUILDING AID ACT OF 1970) OF THE CITY OF NEWARK, NEW JERSEY, DATED OCTOBER 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck. RESOLUTION PRESCRIBING THE FORM OF \$15,891,000 SCHOOL BONDS (ADDITIONAL STATE SCHOOL BUILDING AID ACT OF 1970) OF THE CITY OF NEWARK, NEW JERSEY, DATED OCTOBER 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cl. RESOLUTION RATIFYING AGREEMENT ENTERED BY DEPARTMENT OF PUBLIC WORKS WITH LIGUORI CONSTRUCTION CO., INC. FOR REPAIR OF ROTUNDA POOL FOR \$11,831.01; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6; COST OF AFORESAID REPAIRS SHALL BE PAID FOR BY EXISTING CAPITAL BUDGET FUNDS AVAILABLE UNDER PROJECT NUMBER 0775, "POOL REHABILITATION PHASE II" (\$50,000. AVAILABLE), ACCOUNT NUMBER 45-75-01-107, ORDINANCE 6-S & F-c, APRIL 16, 1975.

September 3, 1975

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Director of Public Works Friscia and Director of Engineering Zach to meet with the Council at their pre-meeting conference September 16, 1975 to discuss this matter was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cm.      RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, 49 SCRAP VEHICLES-DIVISION OF MOTORS, 50 BATTERIES, 2 WATER PUMPS, 3 TRANSMISSIONS, 7 RADIATORS, 4 MOTORS AND PARTS, 8 TIRES, 3 TRUCK HOODS, 2 HOSE REELS, 12 FIRE APPARATUS DOORS, LARGE PILE OF SIRENS, SPOT LIGHTS, LARGE QUANTITY OF AXLES, MANIFOLDS, HEADS, PISTONS, CLUTCHES, PLATES AND DRUMS-FIRE DEPARTMENT; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$275. IN FULL SETTLEMENT OF CLAIM, PAYABLE TO BELMONT AVENUE CHECK CASHING, INC. AND JOHN LOVE, ESQ. AFTER RECEIPT OF AN APPROPRIATE GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES SUSTAINED TO BELMONT AVENUE CHECK CASHING, INC. DURING CIVIL DISTURBANCES WHICH TOOK PLACE IN EARLY SEPTEMBER, 1974. (SUIT FILED IN ESSEX COUNTY DISTRICT COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO MAMIE HALE, SUPERVISOR OF ACCOUNTS, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, FOR PERIOD BEGINNING SEPTEMBER 1, 1975 AND ENDING MARCH 1, 1976. (MAYOR'S POLICY AND DEVELOPMENT OFFICE/DEPARTMENT OF ADMINISTRATION-PURCHASING DIVISION - FIRST LEAVE BEGAN

AUGUST 29, 1968)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cp.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO BERNICE KANE, PRACTICAL NURSE, DEPARTMENT OF HEALTH AND WELFARE, BUREAU OF PUBLIC HEALTH NURSING, FOR PERIOD BEGINNING JUNE 10, 1975 AND ENDING DECEMBER 10, 1975. (ILLNESS - FIRST LEAVE BEGAN MARCH 10, 1975)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEFERRED CHARGES AND STATUTORY EXPENDITURES, FROM CONSOLIDATED POLICE AND FIREMEN'S PENSION FUND TO POLICE AND FIREMEN'S RETIREMENT SYSTEM OF NEW JERSEY AND PUBLIC EMPLOYEE'S RETIREMENT SYSTEM; TO PROVIDE FUNDS TO COMPLETE ANNUAL PAYMENTS TO THE POLICE AND FIREMEN'S RETIREMENT SYSTEM OF NEW JERSEY AND THE PUBLIC EMPLOYEE'S RETIREMENT SYSTEM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution awaiting opinion from the Law Department as to the legality of a budget correction which in effect ratifies an over expenditure was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH LYONS FAMILY HEALTH CENTER FOR PROVISION OF HIGH QUALITY AMBULATORY HEALTH CARE, FOR A PERIOD OF THREE (3) MONTHS FROM AUGUST 18, 1975 TO NOVEMBER 17, 1975 FOR \$7,500.; FUNDS SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled August 21, 1975)

September 3, 1975

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cs. RESOLUTION APPOINTING MAC A. POPE CONSTABLE FOR A TERM ENDING DECEMBER 31, 1975 AND APPROVING HIS BOND AS TO SUFFICIENCY.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ct. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH MC NEIL CONSTRUCTION CO., INC., 17 HERBERT PLACE, NEWARK, FOR REPAIR OF #3 BOILER, CITY HALL, NOT TO EXCEED \$71,961., COST OF REPAIRS SHALL BE PAID FROM EMERGENCY FUNDS APPROPRIATED IN DEPARTMENT OF PUBLIC WORKS 1975 BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cu. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH FRIENDS OF CLINTON HILL FOR BESSIE SMITH HEALTH CENTER FOR PROVISION OF HIGH AMBULATORY HEALTH CARE FOR PERIOD OF FOUR (4) MONTHS, FROM SEPTEMBER 1, 1975 TO DECEMBER 31, 1975; MAXIMUM AMOUNT TO BE PAID IS \$50,564.; TO BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.: AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-cv.      RESOLUTION RESCINDING "RESOLUTION ACCEPTING BID OF B & A REALTY CORPORATION FOR PURCHASE OF CITY-OWNED PROPERTY KNOWN AS BLOCK 2658, LOT (S) 15, 17, 22, 31, 33, NEWARK, NEW JERSEY FOR \$98,500." ADOPTED BY THE MUNICIPAL COUNCIL AUGUST 7, 1975  
RESOLUTION 7-R-cs.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cw.      RESOLUTION ACCEPTING BID OF B & A REALTY CORPORATION FOR PURCHASE OF CITY-OWNED PROPERTY KNOWN AS BLOCK 2658, LOT (S) 15, 17, 22, 31, 33, NEWARK, NEW JERSEY FOR \$3,500. WITH THE CONDITION THAT NEW CONSTRUCTION COSTS WILL BE AT LEAST \$95,000. AND THE BUILDING WILL BE COMPLETED WITHIN 240 DAYS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cx.      RESOLUTION GRANTING FIREWORKS DISPLAY PERMIT TO MARIA S. S. DI MONTEVERGINE SOCIETY OF THE CITY OF NEWARK FOR DISPLAY ON SEPTEMBER 4, 5, 6 AND 7, 1975 THROUGH ROUTE OF PROCESSION AND APPROVING INDEMNITY BOND THEREFOR.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

At this point, Councilman Tucker questioned whether it would be in order to propose a Motion to Establish a Women's Commission for Newark Municipal Government?

President Harris declared a 5 minute recess at 3:40 P. M.

The Council reconvened at 3:45 P. M.

Following the recess, it was decided by the Municipal Council this matter would be discussed at the pre-meeting conference of the Municipal Council.

MOTIONS.

7-M-a.      A MOTION DIRECTING THE CITY CLERK TO NEGOTIATE FOR THE HIRING OF AN ATTORNEY TO DETERMINE THE LEGAL AUTHORIZATION OF THE MAYOR OR THE FINANCE DIRECTOR TO APPOINT A

September 3, 1975

TAX COLLECTOR WITHOUT CONFIRMATION OF THE MUNICIPAL COUNCIL, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION DIRECTING THAT A RESOLUTION BE PREPARED FOR THE NEXT CALENDAR TO PROVIDE A POLICY FOR ISSUING SUMMONSES BY POLICE OFFICERS IN LIEU OF ARREST FOR NON-INDICTABLE OFFENSES, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION BY THE MUNICIPAL COUNCIL DIRECTING THE CITY CLERK TO COMMUNICATE WITH THE FAMILY OF THE LATE EDWARD J. MC CRAY WHO GAVE GENEROUSLY OF HIS TIME AND POSSESSIONS TO THE PEOPLE OF NEWARK, MOST NOTABLY THROUGH HIS NUMEROUS CONTRIBUTIONS IN THE AREA OF SPORTS AND RECREATION, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 18, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFORE,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT, IN THE DIVISION OF PERSONNEL AS PER CIVIL SERVICE CLASSIFICATION)."

(Secretarial Assistant \$8,264. - \$10,045.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 18, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND

September 3, 1975

ESTABLISHING SALARIES THEREFOR,' (6-S & F-ba) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLES OF ASSISTANT PURCHASING AGENT AND TRAINING TECHNICIAN AS PER CIVIL SERVICE CLASSIFICATION)."

(Training Technician, Personnel Division \$11,628. - \$14,133.

Assistant Purchasing Agent, Central  
Purchase 13,460. -- 16,361.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 18, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON BROAD STREET."

(Broad Street, west side, from Clay Street to Bloomfield Place,

Monday through Friday, 4 P. M. to 6 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 18, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING ORDINANCE NO. 6-S & F-d, ADOPTED APRIL 16, 1975, SO AS TO REVISE THE PROJECT SCOPE FOR THE RECONSTRUCTION OF A 16" WATER MAIN ON ELIZABETH AVENUE FOR THE WATER DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, ALL WITHIN THE ORIGINAL APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 2475)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

September 3, 1975

8-e. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 18, 1975, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S. 40A:12-16 AUTHORIZING THE EXCHANGE OF APPROXIMATELY .283 ACRES OF CITY-OWNED PROPERTY LOCATED ON ROUTE 23 IN THE TOWNSHIP OF WEST MILFORD FOR FIVE THOUSAND DOLLARS (\$5,000) PLUS APPROXIMATELY .225 ACRES OF PROPERTY LOCATED ON ROUTE 23 IN THE TOWNSHIP OF WEST MILFORD OWNED BY THE ALEXANDER HAMILTON SAVINGS AND LOAN ASSOCIATION."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 21, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DOWNING STREET AS A ONE-WAY STREET."

(Downing Street, Eastbound, from Jefferson Street to Jackson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 21, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR EXECUTIVE DIRECTOR, NEWARK HUMAN RIGHTS COMMISSION)."

(Executive Director, Newark Human Rights Commission	\$25,381. - \$30,851.)
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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 21, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE AND TITLE CODE FOR DIRECTOR, DIVISION OF WATER ACCOUNTING AND CUSTOMER SERVICE)."

(Director, Division of Water Accounting  
and Customer Service \$19,887. - \$24,172.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 22, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE SECRETARY, OFFICE OF THE MAYOR)."

(Administrative Secretary,  
Office of the Mayor 101111 (1) \$9,567. - \$11,628.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 22, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE SECRETARY, OFFICE OF THE MAYOR)."

(Administrative Secretary,  
Office of the Mayor 101109 (1) \$10,547. - \$12,816.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 22, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO DELETE THE TITLE OF SUPERVISING PERSONNEL CLERK AND TO CREATE THE TITLE SUPERVISING PERSONNEL CLERK (STENOGRAPHY) AS PER CIVIL SERVICE CLASSIFICATION."

(Supervising Personnel Clerk  
(Stenography) 10114

\$9,567. - \$11,628.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottcne, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### PETITIONS.

None.

#### PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 6, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE BUSINESS ADMINISTRATOR OF THE CITY OF NEWARK TO DEED AND LEASE CERTAIN CITY-OWNED LAND IN EXCHANGE FOR CERTAIN PRIVATELY-OWNED LAND."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Item, see 6-F-k on Page 15 in the minutes of this meeting)

#### NEW BUSINESS ON THE CALENDAR.

None.

#### MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from July 30, 1975 to August 22, 1975:

#### BINGO LICENSES

##### LICENSEE

##### LICENSE NUMBER

Mt. Carmel Guild - Special Education  
for the Blind

6655 Amended

Beth David Jewish Center

6665 Amended

Sacred Heart Cathedral School

6676 Amended

Our Lady of Mt. Carmel Church

6715 Amended

September 3, 1975

274

BINGO LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Parent Teachers Association of Our Lady of Mt. Carmel School	6726 Amended
St. Aloysius Roman Catholic Church	6775 Amended
St. James Roman Catholic Church	6778 Amended
St. Rocco Church	6885
Holy Name Society of Blessed Sacrament Church	6888
Blessed Sacrament High School Advisory Board	6889
Polish Falcons of America Nest 104	6893
General Committee of St. Aloysius Roman Catholic Church	6895
Holy Name Society - Sacred Heart Church of Vailsburg	6899

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Polish Falcons of America Nest 104	6882
Polish Falcons of America Nest 104	6882 Amended
Confraternity of Christian Doctrine	6883
St. John's Guild	6884
St. Gerard Society of St. Francis Xavier Church	6886
Society of Sacred Heart of St. Francis Xavier Church	6887
St. Casimir's Roman Catholic Church	6890
St. Michael's Rosary Society	6891
St. Michael's Rosary Society	6892
Boys' Clubs of Newark, Inc. - Central Ward Unit	6894
Queen of Sheba Grand Chapter OES	6896
Church of Our Lady of Good Counsel	6897
North Jersey Community Union	6898

A motion to concur in the Report was made by Council of the Whole and adopted  
by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

September 3, 1975

President Harris, on behalf of the Municipal Council extended best wishes for a happy and healthy New Year to all the Jewish citizens of the City of Newark.

ADJOURNMENT.

A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 4:10 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President



A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 2:45 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk stated he was in receipt of communication dated September 4, 1975 from Council President Harris calling a Special Meeting of the Municipal Council for Friday, September 5, 1975 at 1:00 P.M., or as soon thereafter as may be possible for the purpose of acting on RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO MODIFICATION OF CONTRACT WITH NEWARK DAY CARE COUNCIL (ADOPTED JULY 3, 1974-RESOLUTION 7-R-h) EXTENDING TERM OF CONTRACT TO JUNE 30, 1976 AND INCREASING AMOUNT OF CONTRACT NOT IN EXCESS OF \$443,920.; SOURCE OF FUNDS IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I; also to consider AMENDMENT TO HOUSING DEVELOPMENT AND REHABILITATION CORPORATION CONTRACT.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO MODIFICATION OF CONTRACT WITH NEWARK DAY CARE COUNCIL (ADOPTED JULY 3, 1974-RESOLUTION 7-R-h) EXTENDING TERM OF CONTRACT TO JUNE 30, 1976 AND INCREASING AMOUNT OF CONTRACT NOT IN EXCESS OF \$443,920.; SOURCE OF FUNDS IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.

(Copy of resolution and correspondence to each Member of the Council)

President Harris requested the City Clerk to place in the record communication from the Law Department with respect to this matter.

The City Clerk cited memorandum dated September 4, 1975 from Corporation Counsel Milton A. Buck to the effect "this memorandum will affirm the addition of Section X to the above mentioned contract, as in the attachment hereto, satisfies the question raised by the Municipal Council concerning retroactive increases in the rate to be paid to the contractor." This is a direct answer to the question whether or not retroactive increases could be paid even though there was a binding contract for otherwise. The City Clerk noted this appears to answer the questions raised.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

September 5, 1975

7-R-b.

RESOLUTION AMENDING CONTRACT WITH THE HOUSING DEVELOPMENT AND REHABILITATION CORPORATION AUTHORIZED BY RESOLUTION 7Ra, AUGUST 18, 1975, "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AGREEMENT WITH HOUSING DEVELOPMENT AND REHABILITATION CORPORATION FROM AUGUST 1, 1975 TO MARCH 31, 1976 FOR \$520,425. FUNDS BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATIONS PURSUANT TO FUNDING UNDER HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301 PL 93-383). AGREEMENT EXTENDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)" AND AUTHORIZING EXECUTION OF SAME BY THE MAYOR AND EXECUTIVE DIRECTOR OF MPDO (AWARDED WITHOUT COMPETITIVE BIDDING) PURSUANT TO LOCAL CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk explained the amendment to this resolution will eliminate Paragraph 13 referring to the establishment of the title of Contract Liaison Officer spelling out his duties and obligations and also fixing his rate of pay and any reference made to the Contract Liaison Officer in any other paragraph of the contract will be deleted.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 3:00 P.M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President

A Special Meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 3:20 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris, Acting City Clerk Archie Korngut, Acting Clerk of the Municipal Council.

Acting City Clerk Korngut stated he was in receipt of communication dated September 11, 1975 addressed to the Municipal Council by His Honor, Mayor Kenneth A. Gibson requesting a Special Meeting of the Municipal Council for Friday, September 12, 1975 because serious emergencies threaten effective operation of the city government. The Mayor recommended the adoption of seven emergency appropriations, a budget correction and a budget insertion. This was supplemented today by a letter received from the Mayor requesting that the Council include on this special meeting an award of a bid to O'B Construction Company, Incorporated for Newark Watershed Recreational Facilities.

RESOLUTIONS.

7-R-a.

EMERGENCY RESOLUTION APPROPRIATING \$218,082., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SERVICE BY CONTRACT OR AGREEMENT, COMMUNICATIONS - \$158,032. AND UTILITIES-\$60,050.; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Tucker stated he would like to defer action on this resolution due to the fact that we have just recently received the resolutions and no one was available from Administration to at least give us background information as to why this particular emergency is in effect.

A motion to defer the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

EMERGENCY RESOLUTION APPROPRIATING \$48,500., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SERVICE BY CONTRACT OR AGREEMENT, OTHER EXPENSES, TO PROVIDE FUNDS FOR ADEQUATE BUILDING INSURANCE COVERAGE AND SAFE WORKING CONDITIONS FOR CITY EMPLOYEES: SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

279

A motion to defer the resolution was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

EMERGENCY RESOLUTION APPROPRIATING \$50,816., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, GENERAL MATERIALS AND SUPPLIES, TO PROVIDE FUNDS FOR SAFE WORKING CONDITIONS AND ADEQUATE WORKING AREAS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer the resolution was made by Councilman James, seconded by Councilman Villani.

Councilman James stated whereas the Business Administrator and other appropriate administrators are not available for valuable feedback and due to the lateness in submission of the documents, he finds it unable to render an intelligent decision at this time.

President Harris inquired, to clarify a point for the record, is there any appropriate Administrator that you wish to list?

Councilman James queried whether Mr. William H. Walls, Business Administrator or the Mayor are available?

President Harris noted neither gentleman is available.

The motion to defer action on this resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

EMERGENCY RESOLUTION APPROPRIATING \$191,890., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, TO PROVIDE INSURANCE COVERAGE FOR ALL CITY VEHICLES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

EMERGENCY RESOLUTION APPROPRIATING \$54,574., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, SERVICE BY CONTRACT OR AGREEMENT, RENTS AND LEASES-\$24,968., AND OTHER EXPENSES-\$32,606., TO PROVIDE FUNDS TO CONFORM TO STATE DEPARTMENT OF ENVIRONMENTAL PROTECTION AND THE HACKENSACK MEADOWLAND COMMISSION RULES AND REGULATIONS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer this resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-f.      EMERGENCY RESOLUTION APPROPRIATING \$7,000., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, MATERIALS AND SUPPLIES, FUEL AND LUBRICANTS, TO PROVIDE FUNDS FOR VEHICLES USED TO MAINTAIN AND CLEAN SEWERS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-g.      EMERGENCY RESOLUTION APPROPRIATING \$100,140., WATER UTILITY, DIVISION OF WATER SUPPLY, GENERAL MATERIALS AND SUPPLIES, TO PROVIDE FUNDS FOR NECESSARY WATER TREATMENT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-h.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, WATER UTILITY, WATER SUPPLY, FROM TAXES TO OTHER EXPENSES, MATERIALS AND SUPPLIES; TO PROVIDE ADEQUATE FUNDS FOR MATERIALS AND SUPPLIES EXPENDITURES (GENERAL MATERIALS AND SUPPLIES, CODE 7201)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

President Harris stated that at a prior meeting some months ago, the Members of the Municipal Council, the Staff of the City Clerk, the Mayor, the Business Administrator and Finance Officers met with members of the business community representing the financial institutions of the City of Newark. At that meeting, there were various discussions dealing with the city's financial picture regarding the City's difficulty to sell its bonds at a respectable rate of interest.

September 12, 1975

The members of the banking institutions were of the opinion that the City of Newark should make every effort to restrain itself in the submission of emergency appropriations as numerous appropriations of this type would have an adverse effect on the sale of bonds.

President Harris noted it is regrettable that the lack of confidence of people serving in the capacity of power because of their positions, have no ability predicated upon the emergency appropriations submitted to Council. It is unfortunate that when we pay such attractive salaries that the people who are being paid these salaries cannot fulfill their obligations to the residents of the City of Newark and particularly to those who employ them.

7-R-1.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, PEQUANNOCK WATERSHED, RECREATION FACILITY, PHASE I, 332,500.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF THE INTERIOR, BUREAU OF OUTDOOR RECREATION THROUGH NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez.

Councilman Martinez remarked, it should be noted of all the emergency appropriations that were submitted and the budget insertion, of all the Department heads and Administrators that are involved, we could only locate one who gave a satisfactory explanation as to the necessity for any action. I think it is a credit to have a person like the Director of Engineering Alvin Zach part of this Administration.

Councilman Tucker commented another point that should be raised is that this particular resolution requires a secondary resolution pertaining to it. If we don't award the contract, we will jeopardize the actual bidding process in dealing with the current contract with the city and we will be placed in a position to rebid this contract which would incur an additional cost to the taxpayers of the City of Newark.

Councilman Allen commented on the lateness of the submission of the resolutions and this being a weekend and that the proper officials could not be consulted.

The motion to adopt this resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH O'B CONSTRUCTION COMPANY, INCORPORATED, 35 CHARLES STREET, WESTWOOD, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-09, NEWARK RECREATIONAL FACILITY, WATERSHED, WEST MILFORD, NEW JERSEY, FOR \$879,000., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDER AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED A TOTAL OF \$2,500.; FUNDING PROVIDED FOR BY BOND ORDINANCE 6-S & F-b, DECEMBER 28, 1973, BOND ORDINANCE 6-S & F-e, APRIL 17, 1974, WITH REIMBURSEMENT FROM UNITED STATES DEPARTMENT OF INTERIOR, BUREAU OF OUTDOOR RECREATION, NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION OF 50% AND BUDGET INSERTION ADOPTED SEPTEMBER 12, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt this resolution subject to approval of the budget insertion by the State of New Jersey Department of Community Affairs, Division of Local Government Services was made by Councilman Tucker, seconded by Councilman Martinez.

Councilman James contended he is in support of the resolution due to the critical bid procedures outlined by Councilman Tucker. He pointed out bids were received July 15, 1975 and any emergency which is presently before Council is the result of irresponsible Administrative action on the part of Administration who have had approximately two months to make whatever necessary decision that was necessary to bring this matter to Council. He added, if this type of neglect continues in City government we will be faced with many more crises situations. Although this Council is willing to meet on an emergency basis and at a special meeting, it will not be able to abate the existing problems that are being created by the ineptness and incompetence of this Administration. He stated he appeals to Administration to weigh the timely presentation of the material to Council some of which requires lengthy reading and discussion prior to decision.

The motion to adopt the resolution subject to approval of the budget insertion by the State of New Jersey, Department of Community Affairs, Division of Local Government Services was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT

12.

A motion to adjourn this meeting was made by Councilman Tucker, seconded

September 12, 1975

283

by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 3:40 P.M.

APPROVED:

Archie Korngut  
Archie Korngut  
Acting City Clerk

Earl Harris  
Earl Harris  
President

d



A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 4:15 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk: This Special Meeting was called for the purpose of considering bids received pursuant to advertisement of sale of \$15,980,000. Bonds, dated October 1, 1975. All statutory provisions have been complied with and the Director of Finance has submitted his report to the Municipal Council.

The Director of Finance reported to the Municipal Council he received one bid for the sale of \$15,980,000. Bonds, dated October 1, 1975 from Halsey, Stuart & Co. Inc., First National State Bank of New Jersey & Associates.

#### RESOLUTIONS.

7-R-a.

#### RESOLUTION APPROVING THE PROPOSAL TO PURCHASE THE FIRST MATURING

\$15,980,000. OF THE \$15,981,000. SCHOOL BONDS (ADDITIONAL STATE SCHOOL BUILDING AID) OF THE CITY OF NEWARK, NEW JERSEY, DATED OCTOBER 1, 1975, FOR BONDS BEARING INTEREST AT THE RATE OF 8.50% PER ANNUM AND AUTHORIZING THE DIRECTOR OF FINANCE TO ACCEPT SUCH PROPOSAL.

WHEREAS, the Director of Finance has caused to be published a notice of sale of \$15,981,000 School Bonds (Additional State School Building Aid) of The City of Newark, dated October 1, 1975 in The Daily Bond Buyer and in the Star Ledger in accordance with the power delegated to him by resolution adopted by the Municipal Council on September 3, 1975, and the Director of Finance has duly received sealed proposals for the purchase of such bonds in accordance with such notice of sale and has recommended that the proposal hereinafter described be accepted, and

WHEREAS, said proposal, under the terms of the sale prescribed in the notice of sale, is the most advantageous proposal received: NOW, THEREFORE,

BE IT RESOLVED by the Municipal Council of The City of Newark, as follows:

Section 1. The Municipal Council of The City of Newark, New Jersey, hereby approves the proposal of Halsey, Stuart & Co, Inc., First National State Bank of New Jersey & Associates to purchase the first maturing \$15,980,000 of such \$15,981,000 School Bonds of The City of Newark and to pay therefor the sum of \$15,981,118.60 and accrued interest from October 1, 1975 to the date the bonds are delivered and paid for, for bonds bearing interest at the rate of 8.50% per annum and the Director of Finance is hereby authorized to accept such proposal and to award such bonds.

Section 2. The Director of Finance be and he hereby is directed, after such bonds have been duly executed, to deliver such bonds to such purchaser upon receipt of the purchase price therefor.

Section 3. The Municipal Council on behalf of The City of Newark, hereby covenants to the purchaser of the bonds that it will make no use of the proceeds of the bonds at any time during the term thereof which, if such use had been reasonably expected at the date the bonds are issued, would have caused such bonds to be arbitrage bonds within the meaning of Section 103 of the United States Internal Revenue Code of 1954, as amended, and any official regulations promulgated therefor. The officers of The City of Newark, are hereby directed to comply with such covenant.

Section 4. This resolution shall take effect immediately.

President Harris indicated the reason for the delay in the commencement of this meeting was that the Council had attempted to contact the Finance Director who was not available and it was indicated by his office that he was "out to lunch."

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

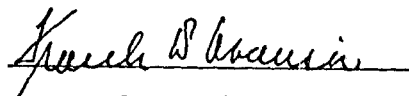
12.

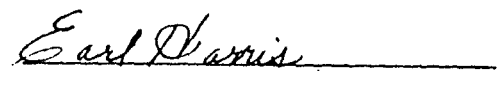
A motion to adjourn this meeting was made by President Harris, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 4:25 P.M.

APPROVED:

  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

  
Earl Harris  
\_\_\_\_\_  
President

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:15 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend M. A. Zimmerman, Greater Abyssinian Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

(Councilman Carrino arrived 8:20 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented PRELIMINARY EVALUATION REPORT, HOUSING DEVELOPMENT AND REHABILITATION CORPORATION HOME IMPROVEMENT PROGRAM, DATED JUNE 15, 1975, SUBMITTED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

(Copy submitted to each Member of the Council)

A motion to receive the Report and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented FINAL EVALUATION REPORT, HOUSING DEVELOPMENT AND REHABILITATION CORPORATION HOME IMPROVEMENT PROGRAM, DATED AUGUST 9, 1975, SUBMITTED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, DIVISION OF EVALUATION AND INFORMATION SYSTEMS.

(Copy submitted to each Member of the Council)

A motion to receive the Report and staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAUKE - RAMAPO, HELD JULY 23, 1975.

A motion that the Copy of Minutes be received was made by President Harris,

September 17, 1975

seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d. The City Clerk presented ANNUAL REPORT, MAYOR'S POLICY AND DEVELOPMENT OFFICE, FOR THE YEAR 1974.

A motion that the Annual Report be received and placed on file was made by Councilman Giuliano, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF JULY, 1975.

A motion to approve the Report of Contracts Awarded was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD JULY 17, 1975.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF AUGUST, 1975.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-38, FROM AUGUST 11, 1975 TO AUGUST 15, 1975 AND FOR URBAN RENEWAL PROJECTS R-32 AND R-38, FROM AUGUST 18, 1975 TO AUGUST 22, 1975 AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM AUGUST 11, 1975 TO AUGUST 15, 1975 AND FROM AUGUST 18, 1975 TO AUGUST 25, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

September 17, 1975

4-1.

The City Clerk presented FINAL REPORT OF NEWARK COLISEUM FEASIBILITY STUDY INITIATED AND MANAGED BY NEWARK ECONOMIC DEVELOPMENT CORPORATION, SEPTEMBER 7TH, 1975.

(Copy submitted to each Member of the Council)

A motion to receive the Report and staff study be made for report to the Council was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DAWSON STREET AS A ONE-WAY STREET.

(Dawson Street, Northbound, from Parkhurst Street to Johnson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 1, 1975.

(Councilman Carrino arrived 8:20 P. M.)

6-F-b.

289

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET.

(Read Street, from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(West on Division Street to South on Broad Street

4 P. M. to 6 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING EAST KINNEY STREET AS A ONE-WAY STREET.

(East Kinney Street, Westbound, from Adams Street to McCarter Highway)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-e. The City Clerk read AN ORDINANCE AMENDING CHAPTER 5 OF TITLE 23 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED BY ADDING THERETO SECTION 23:5-12, ANGLE PARKING.

(Mulberry Street, west side, 90 degrees, between Commerce Street and Market Street

Hudson Street, west side, 90 degrees, between Central Avenue and Warren Street

Raymond Plaza West, 90 degrees, from the southerly curbline of Raymond Boulevard and extending 364 feet southerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 1, 1975.

6-F-f. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON BROAD STREET.

(Broad Street, west side, from Clay Street to Bloomfield Place,  
Monday through Friday, 4 P. M. to 6 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

September 17, 1975

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-g. The City Clerk read AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-d, ADOPTED APRIL 16, 1975, SO AS TO REVISE THE PROJECT SCOPE FOR THE RECONSTRUCTION OF A 16" WATER MAIN ON ELIZABETH AVENUE FOR THE WATER DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, ALL WITHIN THE ORIGINAL APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 2475)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 1, 1975.

6-F-h. The City Clerk read AN ORDINANCE PURSUANT TO N.J.S. 40A:12-16 AUTHORIZING THE EXCHANGE OF APPROXIMATELY .283 ACRES OF CITY OWNED PROPERTY LOCATED ON ROUTE 23 IN THE TOWNSHIP OF WEST MILFORD FOR FIVE THOUSAND DOLLARS (\$5,000) PLUS APPROXIMATELY .225 ACRES OF PROPERTY LOCATED ON ROUTE 23 IN THE TOWNSHIP OF WEST MILFORD OWNED BY THE ALEXANDER HAMILTON SAVINGS AND LOAN ASSOCIATION.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 17, 1975.

6-F-1. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DOWNING STREET AS A ONE-WAY STREET.

(Downing Street, Eastbound, from Jefferson Street to Jackson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-1. The City Clerk read AN ORDINANCE TO AMEND RULE V, (AGENDA) AND RULE XX (SPECIAL COMMITTEES) OF SECTION 2:15-1, TITLE 2, CITY ADMINISTRATIVE CODE OF REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED REQUIRING SUBMISSION BY THE CITY CLERK OF ALL LEGISLATION PROPOSED BY THE MAYOR OR BUSINESS ADMINISTRATOR TO A SPECIAL COUNCIL REVIEW COMMITTEE PRIOR TO THE PREPARATION OF COUNCIL'S AGENDA, AND CHANGING THE COMPOSITION OF SPECIAL COMMITTEES.

(Copy of ordinance submitted to each Member of the Council)

Councilman Tucker noted he had raised several points at the pre-meeting conference with respect to this ordinance. He is concerned that there is no provision for informing the public where a calendar matter is, if it is not placed on the agenda by the Council Committee.

He felt there should be some amendment to correct this deficiency.

President Harris noted this ordinance will require a second reading and if so desired by the Council, it could be amended at that time.

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

September 17, 1975

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 1, 1975.

6-F-k. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 19766 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR RECEPTIONIST-FOOD SERVICE WORKER)

(Receptionist-Food Service Worker \$6,474. - \$7,870.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 1, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON WAINWRIGHT STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at All Times, of Title 23,

of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Wainwright Street, west side, beginning at the northerly curblin  
of Lyons Avenue and extending 400' northerly therefrom  
Wainwright Street, east side, beginning at the northerly curblin  
of Lyons Avenue and extending 450' northerly therefrom

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris; The yeases are nine and the noes are none. This ordinance ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 94 MAGNOLIA STREET, NEWARK, NEW JERSEY, BLOCK 2574, LOT 44, TO HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 94 Magnolia Street, Newark, New Jersey, Block 2574, Lot 44, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain

September 17, 1975

and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

A BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF LAND KNOWN AS DISPOSITION PARCEL NO. 109-2A IN BLOCK 5060 IN N.J.R. 121 IN AND BY THE CITY OF NEWARK, NEW JERSEY, FOR USE AS A POLICE FIREARMS TRAINING FACILITY (PHASE I) TO APPROPRIATE THE SUM OF \$150,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 5175)

WHEREAS, the Municipal Council of The City of Newark Resolution No. 7RD adopted February 19, 1975, as amended has authorized the preparation of an ordinance appropriating the funds to finance the improvement hereinafter described (Capital Budget Project No. 5175):  
NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The City of Newark shall acquire by purchase in accordance with law the parcel of land in the City of Newark known and designated as Disposition Parcel No. 109-2A

in Tax Block 5060 within the Newark Housing Authority Industrial River Urban Renewal Project (N.J.R-121), being approximately 6.3 acres in area, and fronting on Avenue P, adjacent to Central Rail Road of New Jersey Newark - New York Branch, for the purpose of the construction thereon of a Police Department Firearms Training Facility. Such acquisition shall include all work necessary and incidental therefor, and shall constitute, together with the designing, planning and preparation of the site herein authorized to be acquired, Phase I of the Police Firearms Training Facility.

Section 2. The sum of \$150,000 is hereby appropriated to the payment of the cost of such improvement described in Section 1 hereof. Said appropriation shall be met from the proceeds of the sale of the bonds authorized and the down payment appropriated, by this ordinance. Said improvement shall be undertaken as a general improvement and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) the making of such improvement (hereinafter referred to as "purpose"), is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$150,000 and (4) \$7,500 of said sum is to be provided by the down payment hereinafter appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$142,500 and (6) the cost of such purpose, as herein before stated, includes the aggregate amount of \$90,000 which is estimated to be necessary to finance engineering and inspection costs, architect's fees, accounting, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 4. It is hereby determined and stated that moneys exceeding \$7,500 appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$7,500 is hereby appropriated from such moneys to the payment of the cost of such purpose.

Section 5. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$142,500 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$142,500 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 7. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its day, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time

pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of 40 years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$142,500 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (g) of Section 7 of said Law.

Section 10. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

September 17, 1975

Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 157 AVON AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 25, TO HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 157 Avon Avenue, Newark, New Jersey, Block 2598, Lot 25, be sold to the Housing Authority of the City of Newark, a body politic and corporation, by private sale for the amount of \$5,200 pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public



hearing, second reading and final passage:

AN ORDINANCE RESCINDING ORDINANCES 6-Ph, S & F-f, 6-Ph, S & F-g, 6-Ph, S & F-h, 6-Ph, S & F-k, 6-Ph, S & F-l AND 6-Ph, S & F-m ADOPTED OCTOBER 2, 1974 AND FIXING SALARIES OF CERTAIN OFFICERS AND EMPLOYEES UNTIL NOVEMBER 5, 1977.

WHEREAS, an Order was entered on August 14, 1975, in the matter of John F. Donato v. City of Newark Municipal Council, et al., Superior Court of New Jersey, Chancery Division, Essex County, Docket No. 337-74 requiring the City to submit to public referendum the salary increases granted by the following Ordinances adopted on October 2, 1974:

- 6 Ph, S&Ff "Ordinance establishing the salary for the Mayor of Newark, N.J."
- 6 Ph, S&Fg "Ordinance creating permanent positions in the Department of Administration and establishing salaries therefor,"
- 6 Ph, S&Fh "Ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor,"
- 6 Ph, S&Fk "Ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor,"
- 6 Ph, S&Fl "Ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor,"
- 6 Ph, S&Fm "Ordinance establishing the salary of Members of the Municipal Council of the City of Newark, New Jersey."; and

WHEREAS, said Order provides that in lieu of a public referendum, the City may rescind the pay increases enacted by the aforesaid Ordinances provided that the salaries of the officers and employees in question are fixed and frozen until November 5, 1977 ; and

WHEREAS, the said Order of the Court is presently being appealed to the Superior Court of New Jersey, Appellate Division;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the following Ordinances adopted on October 2, 1974 be and they are hereby rescinded:

- 6 Ph, S&Ff "Ordinance establishing the salary for the Mayor of Newark, N.J."
- 6 Ph, S&Fg "Ordinance creating permanent positions in the Department of Administration and establishing salaries therefor,"
- 6 Ph, S&Fh "Ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor,"

September 17, 1975

- 6 Ph, S&Fk "Ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor,"
- 6 Ph, S&F1 "Ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor,"
- 6 Ph, S&Fm "Ordinance establishing the salary of Members of the Municipal Council of the City of Newark, New Jersey."

2. That the City of Newark shall pass no Ordinance granting a pay increase to any officer or employee whose salary was increased by one of said October 2, 1974 Ordinances hereby rescinded until November 5, 1977.

3. That all Ordinances or parts of Ordinances inconsistent herewith be and the same are hereby repealed.

4. That this Ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

5. That this Ordinance shall remain operative unless and until the Court's Order of August 14, 1975 is reversed on appeal.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. JOHN F. DONATO, 66 WILSON AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council and stated this ordinance might appear to be a solution to all the problems regarding the salary raises. However, he does not think it is known to everyone that the freezing of these salaries is contingent upon the appeal that the Law Department is making in the Appellate Division on September 30, 1975. He made it clear that the people who have signed the referendum are adamant in their position to have these raises frozen for two years. He has been fighting this battle and has been in court 15 times. The trial judge has given an alternative to the Council which is valid, however, the Council is putting itself in a position whereby if they win the appeal, then the raises will fall due and become retroactive to last year.

He requested the Council in good faith to remove that restriction and sincerely freeze the salary ordinance for two years. If the Council does not do this, it leaves him no alternative but to start an initiative petition which will require 11,600 signatures.

Councilman Martinez responded to Mr. Donato by stating that these salaries will be frozen until November 5, 1977, as adopted, and will be so indicated by the Law Department.

City Clerk D' Ascensio said the statute provides that if you do rescind the ordinance it shall be for a period of two years after submission.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

President Harris: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE BUSINESS ADMINISTRATOR OF THE CITY OF NEWARK TO DEED AND LEASE CERTAIN CITY-OWNED LAND IN EXCHANGE FOR CERTAIN PRIVATELY-OWNED LAND.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY.

Section 1. That the Municipal Council of the City of Newark has found that City-owned properties located at 276-280 MULBERRY STREET; Block 877, Lots 4,5,6 and 52 WALNUT STREET: Block 880, Lot 15, are not needed for a public purpose and;

Section 2. That certain privately-owned properties located at 281 and 285-287 MULBERRY STREET; Block 880, Lots 27 and 30 are needed for a public purpose and;

Section 3. That the City of Newark wishes to exchange deeds for the above City-owned property for the above privately-owned property pursuant to N.J.S.A. 40:12-16 and;

Section 4. That the private party has agreed to pay the City of Newark the sum of FOUR THOUSAND THREE HUNDRED (\$4,300.) DOLLARS in addition to the exchange;

Section 5. That the Municipal Council of the City of Newark has determined that the lands to be conveyed to the City of Newark in fee and the cash consideration to be paid as aforesaid, are approximately of equal value to, and their acquisition is more advantageous to, the City of Newark for public use, than the lands to be conveyed by it in exchange therefor ;

Section 6. That the Business Administrator of the City of Newark is authorized to execute a "Bargain and Sale" deed for City properties located at 276-280 MULBERRY STREET and 52 WALNUT STREET in exchange for properties located at 281 and 285-287 MULBERRY STREET and FORTY-THREE HUNDRED (\$4,300.) DOLLARS, said property owned by ELL & ELL, INC., a Corporation of the State of New Jersey, to be deeded to the City of Newark by Bargain and Sale deed.

September 17, 1975

Section 7. That the Municipal Council of the City of Newark has found that City-owned property located at 44-46 WALNUT STREET, Block 880, Lot 11 is not needed for public use and certain privately owned property located at 283 MULBERRY STREET, Block 880, Lot 29 is needed for a public purpose and the City of Newark wishes to exchange corresponding leases for the above City-owned property and the privately-owned property pursuant to N.J.S.A. 40A:12-16 and;

Section 8. That the Municipal Council of the City of Newark, having considered this matter, and having determined that an exchange of leases (copies attached) between the City of Newark and Ell & Ell, Inc. for the respective leases referred to in the immediately preceding paragraph, is in the best interest of the City of Newark, The Business Administrator of the City of Newark is authorized to execute and exchange its lease for a duly executed lease of Ell & Ell, Inc. for premises #283 Mulberry Street, Newark, New Jersey.

Section 9. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### ORDINANCES FOR CONSIDERATION.

President Harris called for ordinances for consideration.

#### 6-S & F-g.

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance rejected by the Mayor May 23, 1975)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a.            MRS. BEATRICE DAVIS, 131 LINCOLN STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to her personal medical problems. She brought to the attention of the Municipal Council that she had written to various State and Federal officials and received no help. She requested Council's assistance, if possible.

Councilman Tucker informed Mrs. Davis one of his aides will discuss this problem with her.

President Harris directed copies of letters mentioned by Mrs. Davis be distributed to each Member of the Council.

6-HC-b.            MR. WALTER S. PERNA, 313 SUMMER AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council citing the shortage of police in the City of Newark.

Councilman Carrino noted the City will receive \$20 million in Federal funds from the Federal Government. However, this money cannot be utilized for police officers. He noted there is proposed legislation in Washington to permit some of the CETA money to be used to rehire policemen who were laid off.

Councilman Martinez pointed out a resolution will be considered by the Council this evening to permit policemen to issue summonses in lieu of arrest. The adoption of this resolution would permit the City to put more manpower into the street to serve the public for more indictable crimes.

The following speaker addressed the Municipal Council with respect to the shortage of housing in the City of Newark, especially in the Central Ward. They questioned why certain housing was being blocked.

6-HC-c.            MS. PRISCILLA MILLER, 611 HIGH STREET, NEWARK, NEW JERSEY.

6-HC-d.            MS. DORIS SHERRILL, 611 HIGH STREET, NEWARK, NEW JERSEY.

The following speakers addressed the Municipal Council with respect to the proposed legislation relating to the Advisory Commission on the Status of Women. The speakers noted they were in favor of a Commission which would be representative of the women who live and work in this community. They felt this commission would address itself to the vital needs of single women and women with families could do a great deal to develop programs toward eliminating stress and strain for those who have the responsibility of being family providers or have the responsibility of helping to keep families together.

The speakers pledged their cooperation, if this commission is established.

September 17, 1975

- 6-HC-e.                    MS. CONSTANCE WOODRUFF, DIRECTOR COMMUNITY RELATIONS, ILGWU, CHAIRPERSON-  
STATE ADVISORY COMMISSION ON THE STATUS OF WOMEN, 336 NORTHFIELD ROAD, WEST ORANGE,  
NEW JERSEY.
- 6-HC-g.                    MS. JO ANN KATZBAN, 502 SUMMER AVENUE, NEWARK, NEW JERSEY.
- 6-HC-h.                    MS. DORA MAZUR, 31 VAN VECHTEN STREET, NEWARK, NEW JERSEY.
- 6-HC-1.                    MS. ROSETTA NEWBY, 806 SOUTH 16TH STREET, NEWARK, NEW JERSEY.

Councilwoman Villani praised the women who appeared before the Council and felt their leadership would assure the success of this program once it is established.

Councilman Villani noted women are half of the majority of the population and it about time they have a serious input as to what is going on in Municipal Government.

Councilman Tucker pointed out this legislation will be in the form of a Motion which will be introduced this evening. He noted the Motion will be presented and subsequently acted upon by the Members of the Council.

Councilman Giuliano pointed out this is a serious piece of legislation and deserves deliberation by the Members of the Council. He indicated he will not vote on anything until it has been studied in depth.

Councilman Tucker requested the communications from the following be included in the records as being in favor of the Motion to establish a Women's Commission in the City of Newark.

MS. RUTH R. MC CLAIN, 555 ELIZABETH AVENUE, NEWARK, NEW JERSEY.

MS. SUSAN REYNOLDS ARNDT, COMMISSIONER, NEW JERSEY ADVISORY COMMISSION ON  
THE STATUS OF WOMEN, 248 CHAUCER DRIVE, BERKELEY HEIGHTS, NEW JERSEY.

MS. JUDITH S. KNEE, STATE COORDINATOR, NATIONAL ORGANIZATION FOR WOMEN OF  
NEW JERSEY.

Councilman Carrino noted the residents of the North Ward don't talk about things, they do them. He cited the North Ward representative to the Board of Education, the North Ward representative to the Planning Board, two Vice Principals at Barringer and the President of Elliott Street School are all females. He noted what some of the Council are trying to do on paper has already been done in certain sections of the City with respect to recognizing women.

- 6-HC-f.                    MR. JOHN E. SCOTT, 134 SEYMOUR AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the deplorable conditions existing throughout the City of Newark, especially in the South Ward. The speaker cited the lack of rehabilitation and lack of Code Enforcement throughout the City.

Councilman James noted the City has demolished 1,000 buildings. Private contractors have demolished twice that number, yet there is still a problem. There are many who feel the Director of Health and Welfare has not done his job and there are many who feel the Health Department problem is so great that he cannot do the job. He noted legislation prohibits some programs from going outside target areas unless there is an emergency.

Councilman James pointed out the City of Newark will never be in a position to exterminate every home in the City. Extermination of personal property is the individuals responsibility. He pointed out he has been instrumental in instituting a resolution requesting money from the Federal Government to deal with extermination. This application has been approved and very shortly the City will be in receipt of funds to go outside the target areas. He requested the speaker to give him a list of buildings he desires to be boarded up or demolished and added he will meet with Mr. Scott this week to discuss this problem in depth.

Councilwoman Villani thanked the speaker for bringing this distasteful matter to the attention of the Council. She noted the problem not only exists in the South Ward but in the North Ward as well. She requested a letter be sent to the proper authorities with respect to St. Benedict's Field, which she has been told is overrun with rats.

6-HC-1.        MR. MICHAEL PICCONE, 717 DE GRAW AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council stating his organization is opposed to tax abatements and felt something should be done for individual property owners.

Councilman Giuliano stated he agreed with the speaker but this should be brought to the attention of Administration which recommends the tax abatements.

Councilman Carrino pointed out the City has fired licensed City inspectors and in their place there are untrained inspectors from Federal Programs who are not trained in Code Enforcement. Some do not even know how to write a report. The Mayor has been alerted to this problem and no action is being taken. The City is getting filthy and dirty and no one is doing anything about it.

6-HC-1.        MRS. ARLENE HENRY, 122 OSBORNE TERRACE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to Code Enforcement and reduction of service of busses and the residency rule.

Councilman Carrino stated with respect to the enforcement of residency rule, he felt that everybody who works in the City of Newark should live in Newark. However, three weeks ago the Mayor appointed a Tax Collector who lives in Brooklyn, New York.

September 17, 1975

He felt the enforcement of the ordinance should apply to every employee of the City without exceptions. He felt out of the 400,000 people in the City of Newark there should be one qualified to be a Tax Collector.

Councilman Bottone said with respect to the appointment of non-residents, the Mayor and Administration should be the first to practice their doctrine. He noted the Mayor had stated before a judge that he has hired people who live outside the City of Newark.

Councilman Bottone questioned how the law can be respected when the Mayor breaks the rules himself.

Councilman Allen said with respect to the cleaning of litter on the streets, he is well aware of this but noted that if an area is cleaned one day, it is filthy the next day. For a clean City we must have the cooperation of the people in the City, in addition to Administration.

He pointed out he had sent a letter to Transport of New Jersey with respect to the discontinuance of bus service.

Councilman James noted the speaker indicated no Member of the Council participated in the Transport of New Jersey hearings. He pointed out he testified at the hearing and thereafter made a press statement in connection therewith. He noted he was sad to see only 11 citizens of the City of Newark participate in that meeting. He pointed out the 400,000 citizens of the City of Newark have a responsibility too and only 18 citizens from our population thought it important enough to testify at the two hearings held.

He also noted it should be pointed out the present Rat and Pest Control Program operates in a target area and the Council has called the Director of Health and Welfare before them to demand that two inspectors be added for each Ward on an emergency basis.

Councilman Tucker pointed out with respect to the question of residency, the Mayor has temporarily appointed a Tax Collector who is not a resident of the City and we must face the hard realization the Mayor has not stopped appointing people from outside of the City. A few months ago the Council passed legislation directing a Department head to notify the Council when no residents within the City are qualified for a position. He pointed out Administration is hiring clerk-typists, truck drivers, etc. that do not reside in the City.

Councilman Tucker added the Mayor is not necessarily living up to the residency ordinance but it is important to understand the Mayor did not make the law we are currently operating under requiring residency. That was made by the legislative body in the past.



President Harris noted the Council has gone on record against elimination of bus service in the City. The Public Utilities Commissioner, the Governor and other State Officials who have any authority with respect to this matter have been notified of the feelings of the Municipal Council.

6-HC-k.      DR. JOHN F. DONATO, 66 WILSON AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council and addressed them with respect to Code Enforcement. He said the City of Newark, unfortunately, is bearing the burden of many years of mismanagement.

Councilman Martinez requested Dr. Donato to assist Mrs. Beatrice Davis who appeared before the Council with respect to a medical problem.

Councilman Martinez further pointed out if East Side High School had been built 5 years ago it would have cost \$4½ million and today it will cost \$14 million. These are problems that the City is now faced with.

He noted people in his area renovate, reconstruct and remodel their homes, as result of which their taxes are increased, whereas the slum lords who live out of town get a decrease in tax. He felt the City should have some sort of tax exempt program and slum lords should be penalized.

A motion to reconsider the action taken at the September 3, 1975 meeting at the October 1, 1975 meeting of the Municipal Council with respect to Board of Adjustment A-15 "APPLICATION OF BEST PARKING CO., INC., OWNER; TO PERMIT IN A 4TH BUSINESS DISTRICT ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISE 78-86 ORANGE STREET AND 1-15 ESSEX STREET; ON CONDITION THAT 1) 2½-FOOT HIGH STEEL BUMPER GUARDS ARE INSTALLED AROUND THE PERIMETER OF THE LOT EXCEPT AT DRIVEWAYS WITHIN SIX MONTHS OF DATE OF APPROVAL BY THE MUNICIPAL COUNCIL; 2) DUSK TO DAWN LIGHTING IS INSTALLED WITHIN SIX MONTHS OF DATE OF APPROVAL BY THE MUNICIPAL COUNCIL, was made by President Harris, seconded by Councilman James.

At this point the City Clerk was directed to read into the record communication from Mr. Ronald Owens, dated September 16, 1975.

Frank D' Ascensio  
City Clerk  
City Hall  
Newark, New Jersey 07102

Re: Best Parking Co., Inc.

Dear Mr. D'Ascensio:

A hearing on an application for a variance by the above corporation was scheduled before the City Council on Wednesday, September 3, 1975. At that time I requested that the matter be adjourned to Wednesday, September 17th as I could not be present on the aforesaid date. I was assured by Council President Earl Harris that the matter would be heard in order that I be able to appear on behalf of my client, an objector to the application.

September 17, 1975

Through some inadvertence I learned that the matter was heard and the variance granted. I therefore respectfully request that the latter action be rescinded and that a new hearing be scheduled at the earliest possible date.

Respectfully yours,

Ronald Owens

RO/lc

Councilman Martinez questioned why this matter has to be reconsidered? The City Clerk referred to the letter submitted by Mr. Owens as the reason for reconsideration.

President Harris directed the City Clerk to notify all parties concerned to appear at the next meeting of the Municipal Council in order to state their views with respect to this application.

The motion to reconsider this action at the October 1, 1975 meeting was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH DRAKE COLLEGE OF BUSINESS WHEREIN DRAKE COLLEGE OF BUSINESS WILL OPERATE A SECRETARIAL SKILLS TRAINING PROGRAM FOR THIRTY (30) TRAINEES, FOR SUM NOT TO EXCEED \$60,000.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Manpower Director Wheeler and Assistant Manpower Director Smith met with Council September 16, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH NORTH AMERICAN PHILIPS COMMUNICATIONS CORP., 91 MC KEE DRIVE, MAHWAH, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, TO FURNISH AND INSTALL AN EMERGENCY REPORTING SYSTEM TO PROVIDE FOR CITY OF NEWARK EMERGENCY CONTACT BETWEEN GENERAL PUBLIC AND EMERGENCY COMMUNICATIONS CENTRALS, FOR \$478,466., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, FOR ONE YEAR EFFECTIVE DATE CONTRACT IS APPROVED BY MUNICIPAL COUNCIL; TOTAL AMOUNT WILL BE PAID FROM 1974 CAPITAL IMPROVEMENT BUDGET 6SK-5/1/75-PROJECT #35-74, AMENDED ORDINANCE 6-S & F-b, SEPTEMBER 19, 1974, PROJECT #35-74.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on the resolution awaiting legal opinion from the Law Department was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

EMERGENCY RESOLUTION APPROPRIATING \$100,000.; HIGH IMPACT, CRIMINAL JUSTICE SYSTEM PROGRAM; TO PROVIDE FUNDS UNTIL STATE LAW ENFORCEMENT AGENCY APPROVES THE GRANT EXTENSION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Carrino stated this agency is transacting business in the amount of \$10½ million for the High Impact Program. He questioned whether this activity will close if this resolution is not adopted?

Legal Analyst Kauder informed the Council this is a complicated issue and we are awaiting legal opinion from the Law Department with respect to this matter.

A motion to defer action on the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$6,629.05 PAYABLE TO JAMES HOLDEN AND JUNIUS WILLIAMS, ESQ., 24 COMMERCE STREET, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR WRONGFUL DEMOLITION OF BUILDING AT 228-230 PESHINE AVENUE BY EMPLOYEES OF CITY OF NEWARK. (SUIT BROUGHT AGAINST CITY OF NEWARK IN SUPERIOR COURT OF NEW JERSEY, \$6,500. PLUS \$129.05 TAXED COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Assistant Business Administrator Hill and Demolition Division Deputy Administrator Charles Jenkins met with the Council September 16, 1975)

September 17, 1975

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION RATIFYING CONTINUATION OF SERVICE FOR RENTAL OF LEASE OF UNIFORMS WITH LAUNDER LEASING SERVICES, 58 GOULD AVENUE, NEWARK, NEW JERSEY, \$1.3995 PER MAN; COST OF AFORESAID SERVICE SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, ACCOUNT CODE 7106.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION RATIFYING AGREEMENT ENTERED BY DEPARTMENT OF PUBLIC WORKS WITH LIGUORI CONSTRUCTION CO., INC. FOR REPAIR OF ROTUNDA POOL FOR \$11,831.01; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6; COST OF AFORESAID REPAIRS SHALL BE PAID FOR BY EXISTING CAPITAL BUDGET FUNDS AVAILABLE UNDER PROJECT NUMBER 0775, "POOL REHABILITATION PHASE II (\$50,000. AVAILABLE), ACCOUNT NUMBER 45-75-01-107, ORDINANCE 6-S & F-c, APRIL 16, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Director of Engineering Zach and Director of Public Works Friscia met with the Council September 16, 1975)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH FRIENDS OF CLINTON HILL FOR BESSIE SMITH HEALTH CENTER FOR PROVISION OF HIGH QUALITY AMBULATORY HEALTH CARE FOR PERIOD OF FOUR (4) MONTHS, FROM SEPTEMBER 1, 1975 TO DECEMBER 31, 1975; MAXIMUM AMOUNT TO BE PAID IS \$50,564.; TO BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by

President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h. RESOLUTION ACCEPTING BID OF NEWTON DEVELOPMENT CORPORATION FOR PURCHASE OF CITY-OWNED PROPERTY KNOWN AS BLOCK 2639, LOT 6, 699-711 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY, FOR \$15,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i. RESOLUTION AMENDING RESOLUTION 7-R-d, PROPOSED 1975 CAPITAL IMPROVEMENT PROGRAM, TO INCLUDE CAPITAL BUDGET PROJECT NUMBER 5275-COMPLETION OF EXTERIOR RESTORATION OF NEWARK MUSEUM BALLANTINE HOME-\$100,000. AND CAPITAL BUDGET PROJECT NUMBER 5375-PHASE I-ACQUISITION OF NRHA DISPOSAL PARCEL NO. 34A-1 IN R-6; PHASE II-INSTALLATION OF CONCRETE CURBS AND SIDEWALKS IN A PORTION OF PERIMETER OF NRHA DISPOSAL PARCEL NO. 34A-1 IN R-6-\$40,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j. RESOLUTION AUTHORIZING CORPORATION COUNSEL TO ACCEPT TRANSFER OF PROPERTY FROM THE BOARD OF EDUCATION TO THE CITY OF NEWARK, BLOCK 3024, LOT 99, KNOWN AS COOPER MEMORIAL PARK, LOCATED AT THE REAR OF 534-544 CLINTON AVENUE, NEWARK, NEW JERSEY, AT A COST OF \$1.00 (ONE DOLLAR)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, since it requires an ordinance was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF STREETS AND SIDEWALKS, FROM SALARIES AND WAGES, SEASONAL HELP TO OTHER SALARIES AND WAGES; EFFECTIVE

September 17, 1975

SEPTEMBER 15, 1975. TO PROVIDE FUNDS FOR (1) ONE ADDITIONAL STREET FOREMAN, BRINGING STREET FOREMEN (TITLE CODE 22-016) HEAD COUNT TO THREE (3) AND SALARIES \$26,804.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1. RESOLUTION BY THE MUNICIPAL COUNCIL SUGGESTING THAT THE NEWARK MUNICIPAL COURT ESTABLISH A POLICY PROVIDING FOR ISSUANCE OF SUMMONSES BY POLICE OFFICERS IN LIEU OF ARREST FOR NON-INDICTABLE OFFENSES AS PROVIDED BY NEW JERSEY COURT RULES, AND THAT POLICIES SET FORTH HEREIN BE IMPLEMENTED AS SOON AS POSSIBLE WITHIN THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes;

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH PELLECCIA CONSTRUCTION COMPANY, 50 BRANFORD PLACE, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR FOURTH FLOOR ALTERATIONS AT 31 GREEN STREET, FOR \$363,000. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED IN BOND ORDINANCE 6-S & F-d, MAY 16, 1973, AMENDED BY BOND ORDINANCE 6-S & F-g, DECEMBER 27, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH WATERTROL, INC., 116 BRIDGE STREET, ROSELLE PARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR REHABILITATION OF WATERPROOFING (STADIUM BLEACHERS) FOR IRONBOUND RECREATION CENTER, CONTRACT #74-12-01-R CBPBN15-74 FOR TOTAL SUM OF \$43,000., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED IN BOND ORDINANCE 6-S & F-k, MAY 1, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by

Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.            RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXCUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH CONDITIONING COMPANY, INC., 47 PIERCE STREET, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR REHABILITATION OF THE HVAC SYSTEMS AT SYMPHONY HALL BUILDING, 1020 BROAD STREET, NEWARK, FOR \$19,812., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED IN BOND ORDINANCE 6-S & F-c, APRIL 16, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Allen, Carrino, Martinez.

7-R-p.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, SUB-REGIONAL COMPREHENSIVE TRANSPORTATION PLANNING GRANT, \$45,600.; ITEM AVAILABLE FROM ESSEX COUNTY IMPROVEMENT AUTHORITY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.            RESOLUTION APPROVING APPLICATION AND PLAN OF RITEWAY URBAN RENEWAL CORPORATION OF THE STATE OF NEW JERSEY, FOR CONSTRUCTION, MAINTENANCE AND OPERATION OF A PROJECT ON LAND WHICH IS LOCATED ON U.S. HIGHWAY 1-9, NEWARK, NEW JERSEY, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 20 YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF N.J.S. 40:55C-40 ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

September 17, 1975

7-R-r.

RESOLUTION APPROVING APPLICATION AND PLAN OF RILEY URBAN RENEWAL CORPORATION, FOR MAINTENANCE AND OPERATION OF AN AUTOMOBILE SERVICE CENTER AND CAR WASH ON LAND LOCATED AT 378-392 WASHINGTON STREET, NEWARK, NEW JERSEY, KNOWN AS BLOCK 112, LOT 2, IN THE CITY OF NEWARK, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION UNTIL JUNE 14, 1993 IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF N.J.S. 40:55C-40 ET SEQ.; THE OWNER OF SAID PREMISES TO PAY TO CITY OF NEWARK ALL TAXES, ASSESSMENTS AND OTHER MUNICIPAL CHARGES TOGETHER WITH ALL INTEREST AND PENALTIES THEREON, INCLUDING ADVERTISING FEES AND COSTS OF ANY TAX SALES, IMPOSED AGAINST SAID PREMISES, FOR ANY PERIOD PRIOR TO DECEMBER 31, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and failed of adoption by the following votes:

Yes: Councilmen Allen, James, Tucker, President Harris.

No: Councilmen Carrino, Martinez, Villani.

Not Voting: Councilmen Bottone, Giuliano.

7-R-s.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #3, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT HOUSES AT 34-36 GILLETTE PLACE, 47 THOMAS STREET, 37 BRUNSWICK STREET AND 12-14 PENNSYLVANIA AVENUE, NEWARK, NEW JERSEY, TOTALLING 65 HOUSING UNITS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk noted we are still awaiting a legal opinion with respect to the Certificate of Incorporation.

A motion to defer action on the resolution was made by Councilman Villani, seconded by Councilman Tucker and adopted by President Harris by the following votes;

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION APPROVING REVISED APPLICATION AND PLAN OF FOREST HILL HOUSE ASSOCIATES FOR HOUSING SENIOR CITIZENS AT 501-507 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; AND 55:14J-30; SUBJECT TO APPROVAL OF DEPARTMENT OF HOUSING



AND URBAN DEVELOPMENT AND NEW JERSEY PUBLIC HOUSING AUTHORITY: FURTHER RESCINDING  
RESOLUTION 7-R-bh, ADOPTED MARCH 30, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk read the following letter into the record dated September 5, 1975 from Leagl Analyst Lois Kauder:

An amendment to the Forest Hill House Associates Tax Abatement Agreement under consideration by the Tax Abatement Policy Review Committee for consideration. It should be noted that instead of "15% of the annual gross shelter rents" for the annual service charge, 6.28% of gross rents, which would include federal subsidy, has been substituted by request of the N.J. Housing Finance Agency. A legal opinion cited N.J.S.A. 55:145-30 as statutory authority for the substitution.

In addition, it should be pointed out that a variance application is pending for September 9th. There have been objectors and a postponement has been requested.

The City Clerk stated in effect this says that the 6.28% would be applied to the total income which would include the rent being paid by the tenant plus whatever subsidy provided by the finance agency to make up the difference. The present policy involves 15% of gross shelter of rent.

Councilman Tucker said the modified formula gives us more income at this point and time. The only possible drawback in the modified formula is that Section 8 referring to subsidy is eliminated. At the pre-meeting conference we recommended that the 6.28% figure be utilized as long as the subsidy is utilized. If in effect the subsidy was terminated, it should automatically be put back to the 15% base shelter rents that we normally get on tax abatements. The only point he is raising is that we made that and the Corporation Counsel was in agreement that there was nothing legally wrong and he was wondering whether we could necessarily amend that to read that way. In effect what he is saying is that if the subsidy is terminated, then we go back to the original 15% base shelter rents.

The City Clerk read letter dated September 17, 1975 from Richard L. Kadish,  
Deputy Executive Director of New Jersey Housing Finance Agency, Trenton, New Jersey:  
Municipal Council of the City of Newark  
City Hall  
Newark, New Jersey

Re: Section 8 Terms and Tax Abatement

Gentlemen:

According to the rules and regulations promulgated by the United States Department of Housing and Urban Development and the Community Development Act of 1974, the

September 17, 1975

term of Section 8 payments to the HFA and to the owner of any project benefiting by such Section 8 housing assistance payments is 40 years. In our opinion, subsidy funds may be halted only under two conditions:

1. Default on the part of the owner.
2. Substantial breach of contract by the parties involved.

The conditions controlling the term of the contract and subsidy payments have been reviewed by underwriters for the Agency and these underwriters agree that the correct term is 40 years.

The tax abatement formula of 6.28% of income to the project has developed after exhaustive analysis of all Agency projects for which tax abatement was in force. This analysis indicated that the above-mentioned formula would equate to the standard tax Section 236 Interest Reduction Program.

Please let me know if you have any questions or comments.

Sincerely yours,

Richard L. Kadish  
Deputy Executive Director

RLK:LJD:ch

The City Clerk stated this letter infers that there will be no consideration of any modification of the payment. In other words 6.28% of total income including subsidy will be for the 40 year term of the mortgage.

Councilman Carrino said that means that unless one of those two things are in violation by the owner, that subsidy will remain in effect during the course of the tax abatement.

City Clerk D'Ascensio reiterated the letter so states. The subsidy will continue for the life of the mortgage.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

No: Councilman Tucker.

Absent During Roll Call: Councilman Allen.

7-R-u.

RESOLUTION APPOINTING CAROLYN KELLEY AND NICHOLAS A. SPERTUDO, CONSTABLES, FOR  
A TERM ENDING DECEMBER 31, 1975 AND APPROVING THEIR BONDS AS TO SUFFICIENCY.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.      RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO ENTER INTO CONTRACT ON BEHALF OF CITY OF NEWARK WITH BARTON-ASCHMAN ASSOCIATES, INCORPORATED, FOR PROVIDING THE AIR-PORT PERIPHERY AND INDUSTRIAL AREA INFRASTRUCTURE, LAND USE, BUILDING SERVICEABILITY AND TENURE STUDY IN AMOUNT NOT TO EXCEED \$100,000. (\$75,000. ALLOCATED IN 1974 CAPITAL BUDGET PROJECT (C.B.P.N. 33-74, 6-S & F-k, MAY 1, 1974 AND \$25,000. BY NEWARK HOUSING AND REDEVELOPMENT AUTHORITY; SUBJECT TO APPROVAL AND APPROPRIATION OF FUNDS BY NEWARK HOUSING AND REDEVELOPMENT AUTHORITY) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Absent During Roll Call: Councilman Allen.

7-R-w.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO NORTHERN FEATHER WORKS, INC., SUM OF \$2,545.60, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1974, PREMISES 26-36 FERDON STREET, BLOCK 1095, LOT 21, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO SILVIO AND JANE MORETTI, SUM OF \$464.40, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1974, PREMISES 10-12 MARSAC PLACE, BLOCK 4137, LOT 27, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

September 17, 1975

7-R-y.            RESOLUTION DESIGNATING A STOP INTERSECTION AT THOMAS STREET AND BRUNSWICK STREET AND INSTALLING STOP SIGNS ON BRUNSWICK STREET, PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.            RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, 34 BICYCLES AND 12 MINI-BIKES, POLICE DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.           RESOLUTION RESCINDING RESOLUTION 7-R-b, JUNE 24, 1975, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, WATER UTILITY, WATER SUPPLY, FROM MATERIALS AND SUPPLIES TO FIXED CHARGES AND MISCELLANEOUS (NEWARK WATERSHED CORP.); TO PROVIDE TOTAL FUNDING PER CONTRACT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, per the request of the Mayor was made by Councilman Carrino, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.           RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SALARIES AND WAGES, FROM ROOFER REPAIRMAN TO ASSISTANT CHIEF PUBLIC PROPERTY AND PLUMBERS; TO PROVIDE SUFFICIENT FUNDS FOR THE POSITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table the resolution was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, FROM MATERIALS AND SUPPLIES TO OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT; TO PROVIDE FUNDS FOR UNIFORM CONTRACT COSTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, WATER UTILITY, WATER SUPPLY, FROM OTHER EXPENSES, MATERIALS AND SUPPLIES TO FIXED CHARGES AND MISCELLANEOUS EXPENSES; TO PROVIDE FUNDING FOR NEWARK WATERSHED CORPORATION (CODE 7414) PER CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return the resolution to Administration, per the request of the Mayor was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, WATER UTILITY, WATER SUPPLY, FROM TAXES TO OTHER EXPENSES, MATERIALS AND SUPPLIES; TO PROVIDE ADEQUATE FUNDS FOR MATERIALS AND SUPPLIES EXPENDITURES (GENERAL MATERIALS AND SUPPLIES, CODE 7201)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf. RESOLUTION RESCINDING RESOLUTION 7-R-r, JUNE 18, 1975, "RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM HERBERT COHEN AND MILDRED COHEN, HIS WIFE OWNERS OF PREMISES 88-90 SECOND STREET, BLOCK 1878, LOT 12, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE."

(Copy of resolution and correspondence submitted to each Member of the Council)

September 17, 1975

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$980.15 MADE PAYABLE TO CHARLES AND DORIS WALTON AND ROCCO F. SENNA, THEIR ATTORNEY, AFTER RECEIPT OF A WARRANT OF SATISFACATION AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL WHEN FEDERALLY ASSISTED CODE ENFORCEMENT AGENCY, ALSO KNOWN AS F.A.C.E., A. F. FENCE; ROY REID; ALLEGING CITY OF NEWARK AND F.A.C.E. PROGRAM AND OTHER INDIVIDUALS BREACHED CONTRACTS WITH CHARLES WALTON. (ORDER OF JUDGMENT SIGNED BY HON. JAMES. T. OWENS \$750. PLUS \$101.10 INTEREST AND \$129.05 COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION AND CONTRACT TO NEW JERSEY STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES (DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES) REQUESTING FUNDS TO IMPLEMENT EARLY AND PERIODIC SCREENING DIAGNOSIS AND TREATMENT FOR INDIVIDUALS UNDER THE AGE OF TWENTY-ONE YEARS, ELIGIBLE UNDER MEDICAID.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH DESIGN PLUS, INC. FOR PRODUCTION OF AN INFANT NUTRITION BROCHURE; TERM OF CONTRACT TO BEGIN ON SEPTEMBER 18, 1975 AND TERMINATE ON OCTOBER 30, 1975 FOR \$6,520., (\$2,400.- HEALTH HEALTH PLANNING AGENCY, \$4,120.-HEALTH SERVICES DELIVERY SYSTEM) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO FURTHER EXTEND CONTRACT WITH NEWARK DAY CENTER FOR PROVISION OF COMPREHENSIVE HEALTH SCREENING AND MEDICAL TREATMENT OF NEWARK SENIOR CITIZENS UNTIL MARCH 30, 1976; MAXIMUM AMOUNT TO BE PAID BY CITY UNDER SAID CONTRACT AND MODIFICATION REMAINS AT \$25,000. WHICH AMOUNT SHALL BE DERIVED FROM 1974 CERTIFIED HEALTH SERVICES MONIES. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, VINDICATE SOCIETY PROJECT \$185,667.; ITEM AVAILABLE FROM UNITED STATES LAW ENFORCEMENT ASSISTANT ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to invite Acting Executive Director Zalkind, High Impact Anti-Crime Program and Chief Evaluator White, Information Systems to meet with the Council at their pre-meeting conference September 30, 1975 to discuss this matter was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk-1. RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "VINDICATE SOCIETY CONTINUATION PROJECT," CONTRACT PROVIDES FOR PAYMENT OF \$237,216.; (LEAA-\$185,667., AND NEW JERSEY DIVISION OF YOUTH AND FAMILY SERVICES-\$51,549.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

September 17, 1975

7-R-b1. RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH ESSEX COUNTY IMPROVEMENT AUTHORITY WHEREBY ESSEX COUNTY IMPROVEMENT AUTHORITY SHALL PAY \$45,600. TO MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR PURPOSE OF UNDERTAKING SUBREGIONAL COMPREHENSIVE TRANSPORTATION PLANNING AND CITY OF NEWARK SHALL PROVIDE IN-KIND SERVICES IN SUM OF \$11,400. - SOURCE OF FUNDS IN HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301-PL93-383)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm. RESOLUTION AUTHORIZING DIRECTOR OF MANPOWER TO ENTER INTO MODIFICATION OF CONTRACT ENTERED INTO BETWEEN CITY OF NEWARK AND NEW HOPE DEVELOPMENT CORPORATION CHANGING THE TERMINATION DATE OF CONTRACT TO SEPTEMBER 30, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn. RESOLUTION AUTHORIZING MAYOR TO FILE APPLICATION WITH UNITED STATES DEPARTMENT OF LABOR-MANPOWER ADMINISTRATION, INCLUDING ALL UNDERSTANDINGS AND ASSURANCES CONTAINED THEREIN, TO ACT IN CONNECTION WITH APPLICATION AND PROVIDE SUCH ADDITIONAL INFORMATION AS MAY BE REQUIRED, AND TO ENTER INTO GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-MANPOWER ADMINISTRATION FOR OPERATION OF A COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM UNDER TITLE II OF THE COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973 - \$2,948,899.; MONIES WILL BE EXPENDED IN ACCORDANCE WITH TERMS OF SAID GRANT AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn-1. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM, EXPENSE CODE 9088, \$2,948,899.; ITEM



AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo. RESOLUTION AUTHORIZING MAYOR TO FILE APPLICATION WITH UNITED STATES DEPARTMENT OF LABOR-MANPOWER ADMINISTRATION, INCLUDING ALL UNDERSTANDINGS AND ASSURANCES CONTAINED THEREIN, TO ACT IN CONNECTION WITH APPLICATION AND PROVIDE SUCH ADDITIONAL INFORMATION AS MAY BE REQUIRED AND TO ENTER INTO GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-MANPOWER ADMINISTRATION FOR OPERATION OF COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM UNDER TITLE VI OF THE COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED - \$7,217,745.; MONIES WILL BE EXPENDED IN ACCORDANCE WITH TERMS OF SAID GRANT AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo-1. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM, EXPENSE CODE 23/02 9015, \$7,217,745.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH BABYLAND NURSERY, INC. WHEREIN BABYLAND NURSERY, INC. WILL PROVIDE CHILD CARE SERVICES FOR SUM NOT TO EXCEED \$51,706. - SOURCE OF FUNDS IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

September 17, 1975

A motion to table the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.        EMERGENCY RESOLUTION APPROPRIATING \$191,890., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, TO PROVIDE INSURANCE COVERAGE FOR ALL CITY VEHICLES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.        EMERGENCY RESOLUTION APPROPRIATING \$57,574., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANTIATION, SERVICE BY CONTRACT OR AGREEMENT, RENTS AND LEASES-\$24,968., AND OTHER EXPENSES-\$32,606., TO PROVIDE FUNDS TO CONFORM TO STATE DEPARTMENT OF ENVIRONMENTAL PROTECTION AND THE HACKENSACK MEADOWLAND COMMISSION RULES AND REGULATIONS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

7-R-bz.        EMERGENCY RESOLUTION APPROPRIATING \$7,000., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, MATERIALS AND SUPPLIES, FUEL AND LUBRICANTS, TO PROVIDE FUNDS FOR VEHICLES USED TO MAINTAIN AND CLEAN SEWERS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.        EMERGENCY RESOLUTION APPROPRIATING \$100,140., WATER UTILITY, DIVISION OF WATER SUPPLY, GENERAL MATERIALS AND SUPPLIES, TO PROVIDE FUNDS FOR NECESSARY WATER TREATMENT;

SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb. EMERGENCY RESOLUTION APPROPRIATING \$1,500,000., DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, OTHER EXPENSES, GENERAL ASSISTANCE; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris stated members of the local banking community recently advised this governing body to cut down on emergency appropriations since these items, which are not included in the municipal budget can severely affect the City's credit rating.

The Council has before it a request for \$1.5 million in emergency funds for the Welfare Department. Unfortunately, if we don't approve this resolution, 9,000 persons who receive general assistance in the City of Newark will not get their checks October 1, 1975.

There is no excuse for this money not to have been included in the 1975 Municipal budget adopted by the Council March 31. The \$3.9 million budgeted for the Welfare Department is the end result of the Administration's unrealistic efforts to cut the budget and keep the tax rate below \$10.

In 1974 \$2,690,873 was budgeted to welfare. During that year, the Council was forced to act on two emergency appropriations, of \$866,190 and \$709,000. This totals over \$4 million spent on welfare in 1974. If you consider the over-all state of the economy, and sharp increase in unemployment, one does not have to be an expert on fiscal matters to realize that welfare costs would certainly increase in 1975, not decrease, as the budget projects.

Newark carries over 48 percent of the total general assistance caseload in New Jersey. 54 percent of Newark's general assistance clients are employable, but cannot find jobs because of the horrible employment market.

Since January 1964 the number of general assistance recipients in Newark rose 40 percent, a fact which must have been clearly visible, but obviously ignored by the Administration during the preparation of the 1975 budget.

September 17, 1975

7-R-cc.      RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY EXPRESSING DEEP SORROW AND PROFOUND REGRET UPON THE PASSING OF MONSIGNOR JOSEPH A DOOLING, BELOVED PASTOR OF ST. FRANCIS XAVIER CHURCH, AND DISTINGUISHED RELIGIOUS AND COMMUNITY LEADER.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.      RESOLUTION COMMENDING ROBERT NOTTE, EXECUTIVE DIRECTOR OF THE NEWARK REDEVELOPMENT AND HOUSING AUTHORITY FOR EXEMPLARY AND MERITORIOUS SERVICE TO THE CITIZENS OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.      RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH GUASTO CONSTRUCTION INCORPORATED, 9 DODD STREET, EAST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS "THE CONSTRUCTION OF SAINT PETERS COMMUNITY PARK," CONTRACT NUMBER 75-17 (OSL-02-39-116) FOR \$1,125,911., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDER AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT IN AN AMOUNT NOT TO EXCEED \$2,500.; FUNDS FOR CONTRACT HAVE BEEN PROVIDED BY UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OPEN SPACE PROGRAM-\$3,000,000., RESOLUTION 7-R-o, APRIL 3, 1974 AND ORDINANCE 6-S & F-n, DECEMBER 27, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman James pointed out this is construction for St. Peter's Park in the South Ward which was approved many months ago by an Open Space Grant. The project is 6 months behind and Mr. Zach was able today to complete the bidding process.

Councilman Bottone questioned whether the City Clerk's staff has gone over these papers?

The City Clerk replied this resolution was received in his office September 17, 1975 at 2:00 P. M. and the staff was unable to analyze this.

Councilman Bottone said he would like to see this construction started but if we have waited this long, he cannot see how a delay of two weeks would hurt it.

Councilman James said he shares Councilmen Bottone's sentiments, but he knows in the past the Council had acted on added starters and he suggested this be passed subject to the perusal and scrutiny of the City Clerk's Office.

President Harris indicated Councilman James has pointed out the importance of

this contract and he felt Director of Engineering Zach who has the highest integrity would not put this before the Council if it were not in order.

He stated if the staff finds any discrepancies after this is adopted, a special meeting could be called to act accordingly.

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION INCORPORATING IN RESOLUTION ADOPTED JULY 16, 1975, "APPLICATION OF GREATER ABYSSINIAN BAPTIST CHURCH (BERKELEY FEDERAL S & L, OWNER); TO PERMIT IN A 2ND RESIDENCE AND 1ST BUSINESS DISTRICTS ESTABLISHMENT OF A CHURCH IN A BUILDING NOT ORIGINALLY CONSTRUCTED FOR CHURCH PURPOSES; ON PREMISES 80-88 LYONS AVENUE AND 75-87 WEEQUAHIC AVENUE," THE REASONS FOR REJECTING SAID APPLICATION.

(Copy of resolution submitted to each Member of the Council)

Councilman James stated he has met with Assistant Corporation Counsel Miceli and Corporation Counsel Buck and an appeal is scheduled on September 19, 1975. Counsel indicated they must have in their hands the reasons for the rejection of this variance, which this resolution does.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.

EMERGENCY RESOLUTION APPROPRIATING \$150,000., UNCLASSIFIED PURPOSES, SALARIES AND WAGES, TEAM POLICING PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk indicated he had received this resolution at 4:55 P. M. this afternoon from Mr. Hodes who indicated this project has not been received favorably for federal funding and therefore these funds are being requested to continue this project until the end of the year.

President Harris declared a five minute recess at 11:20 P. M.

The Council reconvened at 11:30 P. M.

Councilman James stated in view of Administration's incompetence as portrayed by the Business Administrator indicated by informing the Council at the "twelfth hour" that if this added starter were not adopted, 48 policemen would be laid off. He is pleased that the Council recognizes the importance of the police in our society. However, if this kind of situation continues because of the incompetence of

September 17, 1975

Administration. This requires review by the Council and he hopes it will be done in the near future.

Councilman Carrino pointed out since this is not a Federal Program and it is now City money, he said a letter should be sent to the Police Director and the Mayor to the effect that team policing should not be confined to the South Ward but should be spread out through the 5 Wards of the City.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris directed the City Clerk to invite Business Administrator Walls and Police Director Williams to the Special Conference, Tuesday, September 23, 1975 to discuss the shortage of policemen and other police matters.

#### MOTIONS.

7-M-a.

A MOTION THAT THE NEWARK MUNICIPAL COUNCIL GO ON RECORD, URGING THE ESTABLISHMENT OF A NINE (9) PERSON WOMEN'S COMMISSION WHICH WOULD BE APPOINTED BY THE MAYOR AND CONFIRMED BY THE COUNCIL WITHIN THE CITY OF NEWARK; THE MAJORITY OF WHICH WOULD BE WOMEN; AND THAT ALL DEPARTMENTAL HEADS WITHIN THE CITY WOULD BE MANDATED TO PROVIDE STAFF SUPPORT TO THE WOMEN'S COMMISSION AND THAT THE STAFF OF THE CITY CLERK'S OFFICE BE DIRECTED TO DEVELOP AN ORDINANCE IN CONCERT WITH THE CITY ADMINISTRATION WHICH WOULD INCORPORATE ALL OF THE ABOVE AND CREATE THE WOMEN'S COMMISSION, was made by Councilman Tucker, seconded by Councilwoman Villani.

Councilman Giuliano stated he would like to ask his colleague, Councilman Tucker, what the function of this commission would be.

Councilman Tucker replied, once this motion is approved by the Council, the representatives of the Municipal Council and also representatives of the Mayor would sit down and work on the development of a Women's Commission which would have general responsibilities to provide input in relation to civil service job responsibility to eliminate any kind of discriminatory language which may be involved in our current job description. They would also be involved in advising the Mayor and Department heads on the role and the continuous changing role that women basically are affected by. They would also deal with reviews, some of the hiring practices in the City of Newark, and come forward with recommendations hopefully that if there are any particular hiring practices which are discriminatory with respect to dealing with women, they would also deal with the whole situation of coming out with an annual report dealing with the roles that women have played in Municipal Government.

He thinks what we're saying now is that the Council Committee working directly

with the Administration would develop an ordinance to further define exactly the limits and the broad responsibilities of the Women's Commission. The motion is not saying what it will do specifically. What it is saying in effect is that we are moving in that general direction.

Councilman Tucker said he has before him an Executive Memorandum which was submitted by the Governor of the State of New Jersey Brendan Byrne and it is a proclamation which would relate to the establishment of a Women's Commission within the State of New Jersey. Again, the responsibilities are broad and what we are saying here is to make it a little bit more definitive.

Councilman Tucker pointed out the Board of Chosen Freeholders of Union County in Elizabeth, New Jersey passed a motion similar to this dealing with a Women's Advisory Commission. He related to an Executive Memorandum which was submitted in the State of New York dealing in a general kind of responsibility as to what the responsibilities of women are in an attempt to reconcile some of the previous actions which were for the most part discriminatory with respect to the roles and responsibilities of women.

Councilman Giuliano questioned if this Advisory Commission would make decisions and recommendations to the Council?

Councilman Tucker said the Advisory Commission of the Women's Commission would not even be empowered to make decisions which are currently now vested within the City Council or the Mayor's Office. This is dependent upon how we write the ordinance in concert with the Administration. Their responsibility would be defined by the Council and the Mayor. It is not necessarily a matter of something that would be part of Municipal Government that we are giving power to. We would be writing the ordinance and once it is established, we would be in a position to confirm the Members who would be on the Commission.

Councilman Allen said he is in favor of the Women's Commission, but felt their functions should be defined. He pointed out there are 15 different kinds of Advisory Committees who presently advise the Mayor and he hopes, if this commission is established, the City will have more luck with it then they presently do.

Councilman James indicated he will support the motion. However, although this is a sound idea, it means that Human Rights Commission has failed to adequately represent the citizens of Newark. He feels women's rights are part of human rights which falls under the direction of that agency. The real challenge is to create a representative independent and meaningful commission to provide individual feedback to the Administration and the Council.

Councilman James expressed concern about the expenditure of money that might

September 17, 1975

be involved in supporting this commission in lieu of the fiscal crisis the City finds itself right now. He suggested perhaps there are other agencies which would help the support of this commission.

Councilwoman Villani replied this would be a non-salaried commission and it will function merely as an advisory board. She pointed out that each Member of the Council will have an opportunity to appoint a representative to this commission, male or female. She felt this commission will contribute a great deal to the City.

Councilman James replied he is in support of this commission but noted when other commissions were formed, they required staff, office, telephones, secretaries, etc. He felt if this commission is created, it would be an independent agency. But one must be realistic to know what has happened in the past when agencies have been created. They all ask for help.

Councilman Tucker said this is a start and the representative of the Council will be involved in the process to develop the ordinance creating the commission. He suggested possibly CETA funds would be used, if the question of staffing is raised.

Councilman Tucker said he too is aware of the fiscal crisis in the City.

Councilman Allen stated he is in favor of the commission but if this will involve funds, he would withdraw his support because of the lack of money in the City.

President Harris stated he is in support of the establishment of this commission.

The motion was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Giuliano.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 27, 1975, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$140,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECT NUMBERS 5275 AND 5375)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the October 1, 1975



Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 8, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MULFORD PLACE."

(Mulford Place, west side, from Chancellor Avenue to Vassar Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the October 1, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 8, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING MULFORD PLACE AS A ONE-WAY STREET."

(Mulford Street, Southbound, from Vassar Avenue to Chancellor Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the October 1, 1975 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 8, 1975, ENCLOSING PROPOSED "ORDINANCE TO AUTHORIZE THE MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE TO EXECUTE CONTRACTS FOR THE PURCHASE OF TWO SPECIFIED PROPERTIES IN THE CITY OF NEWARK, NEW JERSEY WITH RESPECT TO THE HOUSING AND COMMUNITY DEVELOPMENT COMMUNITY FACILITIES PROJECT, AT A TOTAL COST NOT TO EXCEED \$92,500. TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

September 17, 1975

A motion directing the City Clerk to place this ordinance on the October 1, 1975 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris declared a five minute recess at 11:55 P. M.

The Council reconvened at 12:00 Midnight

8-e. The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED SEPTEMBER 9, 1975, NOMINATING RALPH DE VINO, 292 WALNUT STREET, NEWARK, NEW JERSEY, FOR THE POSITION AS COMMISSIONER OF THE NEWARK ALCOHOLIC BEVERAGE COMMISSION BOARD FOR A TERM OF OFFICE EXPIRING AUGUST 31, 1978.

(Copy of communication submitted to each Member of the Council)

(Mr. DeVino met with the Council September 16, 1975)

A motion to confirm the nomination of Ralph DeVino for the position as Commissioner of the Newark Alcoholic Beverage Commission Board for a term of office expiring August 31, 1975 was made by Councilman Giuliano, seconded by Councilman Carrino.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Carrino, Giuliano, Tucker.

No: Councilmen Bottone, Martinez, President Harris.

Not Voting: Councilmen Allen, James, Villani.

President Harris: The nomination failed of adoption.

#### PETITIONS.

None.

#### PENDING BUSINESS ON THE CALENDAR.

None.

#### NEW BUSINESS ON THE CALENDAR.

None.

#### MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from August 25, 1975 to August 26, 1975:

BINGO LICENSESLICENSEELICENSE NUMBER

Newark Lodge #237 - LOOM

6680 Amended

St. Ann's Educational Club

6691 Amended

St. Michael's Church

6744 Amended

St. Bridget's Church

6901

Rosary Altar Society - Sacred Heart  
Church of Vailsburg

6902

RAFFLES LICENSELICENSEELICENSE NUMBERRosary Altar Society - Sacred Heart  
Church of Vailsburg

6623 Amended

St. Bridget's Church

6900

A motion to concur in the Report was made Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned 12:07 A. M., Thursday, September 18, 1975.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President



A special meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 3:50 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk read letter from Mayor Kenneth A. Gibson designating City Business Administrator William H. Walls, Acting Mayor of the City of Newark effective Tuesday, September 23, 1975 and Wednesday, September 24, 1975.

The City Clerk: Acting Mayor William H. Walls submitted a request that the Municipal Council meet in special session to consider a resolution authorizing the Mayor and Executive Director of the Mayor's Policy and Development Office/Community Development Administration to enter into agreements with, and to accept and expend funds in the amount of \$90,000. from the State of New Jersey, Department of Community Affairs; and the necessary Budget insertion.

A subsequent letter was received from Acting Mayor Walls requesting the Council to consider, at this special meeting, two resolutions which were tabled September 17, 1975 and a budget insertion which would provide the Division of Water Supply with \$244,000. to meet its urgent needs for water treatment supplies.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENTS WITH, AND TO ACCEPT AND EXPEND FUNDS IN THE AMOUNT OF \$90,000. FROM THE STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS. (CITY OF NEWARK NOT OBLIGATED TO SPEND ANY OF ITS OWN FUNDS TO IMPLEMENT GRANT AGREEMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, SAFE AND CLEAN  
NEIGHBORHOODS PROGRAM, 1975-1976-DISCRETIONARY FUND-DEMOLITION-\$90,000; ITEM AVAILABLE  
FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-c.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, WATER UTILITY,  
DIVISION OF WATER SUPPLY, MATERIALS AND SUPPLIES-CHEMICALS, \$45,860.; ITEM AVAILABLE  
FROM NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President  
Harris.

No: Councilman Carrino.

The City Clerk stated he had before him Resolutions 7-R-be and 7-R-ca which  
were tabled September 17, 1975.

There was no motion to remove these two items from the table.

#### ADJOURNMENT.

12.

A motion to adjourn the meeting was made by President Harris, seconded by  
Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

This meeting adjourned at 3:55 P. M.

#### APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:10 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Joseph J. Jaremczuk, St. James Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Mosca, Sergeant-at-Arms.

(Councilman Martinez arrived 1:16 P. M.)

(Councilman James arrived 1:18 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF MUNICIPAL COURT, PART II, FOR THE MONTH OF JANUARY.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani, President Harris.

4-b. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD AUGUST 14, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani, President Harris.

4-c. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD AUGUST 14, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani, President Harris.

4-d. The City Clerk presented COPY OF MINUTES OF MEETING OF SECOND RIVER JOINT MEET-

ING, HELD JUNE 2, 1975.

240 A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani,  
President Harris.

4-e. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE HELD AUGUST 21, 1975.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani,  
President Harris.

4-f. The City Clerk presented RESPONSE TO MAYOR'S POLICY AND DEVELOPMENT OFFICE EVALUATION REPORT, AUGUST, 1975, SUBMITTED BY ALAN ZALKIND, EXECUTIVE DIRECTOR, HIGH IMPACT ANTI-CRIME PROGRAM.

(Copy submitted to each Member of the Council)

A motion to receive this Evaluation Report and staff study be made for report to the Council was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani,  
President Harris.

4-g. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF AUGUST, 1975.

A motion to approve the Report of Contracts Awarded was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani,  
President Harris.

4-h. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM AUGUST 25, 1975 TO AUGUST 29, 1975 AND FROM SEPTEMBER 1, 1975 TO SEPTEMBER 5, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM AUGUST 25, 1975 TO AUGUST 29, 1975 AND FROM SEPTEMBER 1, 1975 TO SEPTEMBER 5, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani,  
President Harris.

4-i. The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF AUGUST, 1975.



A motion that the Report be received and placed on file was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes:, Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani,  
President Harris.

(Councilman Martinez arrived 1:16 P. M.)

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

REQUEST FOR RECONSIDERATION.

4-A-1. The City Clerk read APPLICATION OF BEST PARKING CO., INC., OWNER; TO PERMIT IN A 4TH BUSINESS DISTRICT ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 78-86 ORANGE STREET AND 1-15 ESSEX STREET; ON CONDITION THAT 1) 2½-FOOT HIGH STEEL BUMPER GUARDS ARE INSTALLED AROUND THE PERIMETER OF THE LOT EXCEPT AT DRIVEWAYS WITHIN SIX MONTHS OF DATE OF APPROVAL BY THE MUNICIPAL COUNCIL; 2) DUSK TO DAWN LIGHTING IS INSTALLED WITHIN SIX MONTHS OF DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 5-0)

(Application approved by Municipal Council September 3, 1975)

City Clerk D'Ascensio stated in view of the fact that Mr. Ronald Owens, who requested to have this matter reconsidered by the Municipal Council, has indicated he would like to withdraw his request for reconsideration. This matter, therefore, will not be acted upon.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1 TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET.

(Read Street, from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

October 1, 1975

312

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(West on Division Street to South on Broad Street

4 P. M. to 6 P. M., Monday through Friday)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

6-F-c.

The City Clerk presented AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING EAST KINNEY STREET AS A ONE-WAY STREET.

(East Kinney Street, Westbound, from Adams Street to McCarter Highway)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk presented AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED PROHIBITING STOPPING OR STANDING ON BROAD STREET.

October 1, 1975

343

(Broad Street, west side, from Clay Street to Bloomfield Place, Monday through Friday, 4 P. M. to 6 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

6-F-e.

The City Clerk presented AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DOWNING STREET AS A ONE-WAY STREET.

(Downing Street, Eastbound, from Jefferson Street to Jackson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

(Councilman James arrived 1:18 P. M.)

6-F-f.

The City Clerk presented A BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$140,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECT NUMBERS 5275 and 5375)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 15, 1975.

6-F-g.

The City Clerk presented AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MULFORD PLACE.

(Mulford Place, west side, from Chancellor Avenue to Vassar Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes;

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-h.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING MULFORD PLACE AS A ONE-WAY STREET.

(Mulford Place, Southbound, from Vassar Avenue to Chancellor Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-i.

The City Clerk read AN ORDINANCE TO AUTHORIZE THE MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO EXECUTE CONTRACTS FOR THE PURPOSE OF TWO SPECIFIED PROPERTIES IN THE CITY OF NEWARK, NEW JERSEY WITH RESPECT TO THE HOUSING AND COMMUNITY DEVELOPMENT COMMUNITY FACILITIES PROJECT, AT A TOTAL COST NOT TO EXCEED

October 1, 1975

343

\$92,500 TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 1, 1975.

6-F-j.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO DELETE THE TITLE OF ADMINISTRATIVE SECRETARY AND TO ADD THE TITLE OF SECRETARIAL ASSISTANT AND TITLE CODES FOR ALL POSITIONS, AND TO ADJUST CERTAIN SALARIES).

(DIVISION OF TAXICABS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

President Harris: The yeses are eight and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 15, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public

October 1, 1975

846

hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DAWSON STREET AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Dawson Street	Northbound	Parkhurst Street	Johnson Street

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING CHAPTER 5 OF TITLE 23 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED BY ADDING THERETO SECTION 23:5-12, ANGLE PARKING.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Chapter 5 of Title 23 of the Revised Ordinances of the City of Newark, New Jersey, as amended and supplemented, be amended by adding thereto the following:

October 1, 1975

347

Section 23:5-12, Angle Parking

Vehicles shall be parked at the angle to the curb designated by pavement markings and/or signs on the following streets or portions thereof:

Mulberry Street, west side, 90 degrees, between Commerce Street and Market Street

Hudson Street, west side, 90 degrees, between Central Avenue and Warren Street

Raymond Plaza West, 90 degrees, from the southerly curblin of Raymond Boulevard and extending 364 feet southerly therefrom

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-d, ADOPTED APRIL 16, 1975, SO AS TO REVISE THE PROJECT SCOPE FOR THE RECONSTRUCTION OF A 16" WATER MAIN ON ELIZABETH AVENUE FOR THE WATER DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, ALL WITHIN THE ORIGINAL APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 2475)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, AS FOLLOWS:

340 Section 1. Section 3, Purpose A (1) (c) of Bond Ordinance No. 6s and Fd, adopted April 16, 1975, which authorized the reconstruction of 16" water main on Elizabeth Avenue from Custer Avenue to Meeker Avenue, is amended to revise the project scope so that such purpose, as amended, will read as follows:

"A. Improvement Projects - Water

(1)

(c) Capital Budget Project No. 2475  
Reconstruction of 16" water main  
on Elizabeth Avenue from Custer  
Avenue to Watson Avenue. "

Section 2. The aggregate estimated cost of all the purposes described in said Ordinance No. 6s and Fd, adopted April 16, 1975, remains at \$1,443,900, the down payment appropriated by such Ordinance remains at \$72,900 and the aggregate amount of bonds and notes authorized by such Ordinance remains at \$1,371,000. The average period of usefulness is a period of 32.88 years as stated in such Ordinance and the authorization pursuant to the exceptions to the debt limitations of the Local Bond Law as recited in such Ordinance are permitted by exceptions of subdivision (g) of Section 40A:2-7 of the Local Bond Law of New Jersey and as stated in such Ordinance. The gross debt of the City is not increased by this Ordinance.

Section 3. This Ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the



October 1, 1975

Mayor for his approval or disapproval.

6-Ph, S & F-d.

343

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S. 40A:12-16 AUTHORIZING THE EXCHANGE OF APPROXIMATELY .283 ACRES OF CITY OWNED PROPERTY LOCATED ON ROUTE 23 IN THE TOWNSHIP OF WEST MILFORD FOR FIVE THOUSAND DOLLARS (\$5,000) PLUS APPROXIMATELY .225 ACRES OF PROPERTY LOCATED ON ROUTE 23 IN THE TOWNSHIP OF WEST MILFORD OWNED BY THE ALEXANDER HAMILTON SAVINGS AND LOAN ASSOCIATION.

WHEREAS, the City of Newark has determined that approximately nine thousand eight hundred and ten square feet (9,810 sq. ft.) totalling approximately .225 acres of land owned by the Alexander Hamilton Savings and Loan Association is needed for the protection of the water supply system, and

WHEREAS, the owner of said lands has offered to exchange said lands with the City in return for the approximately twelve thousand three hundred twenty seven square feet (12,327 sq. ft.), totalling approximately .283 acres of City owned land adjacent to their parcel, and

WHEREAS, after reviewing an independent appraisal, the Board of Directors of the Newark Watershed Conservation and Development Corporation has recommended that the exchange be made provided the City receive an additional five thousand dollars in addition to the aforementioned property; NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of the City of Newark as follows:

Section 1. The City of Newark agrees to sell and exchange City owned property as follows:

The City shall deed approximately 12327.65+ square feet of its property as described in the attached agreement to the Alexander Hamilton Savings and Loan Association in exchange for which the Alexander Hamilton Savings and Loan Association shall deed approximately

250 9,810 square feet of property to the City of Newark and pay the City of Newark an additional five thousand dollars (\$5,000.).

Section 2. A copy of the contract of sale shall be filed with the Office of the City Clerk.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND RULE V, (AGENDA) AND RULE XX (SPECIAL COMMITTEES) OF SECTION 2:15-1, TITLE 2, CITY ADMINISTRATIVE CODE OF REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED REQUIRING SUBMISSION BY THE CITY CLERK OF ALL LEGISLATION PROPOSED BY THE MAYOR OR BUSINESS ADMINISTRATOR TO A SPECIAL COUNCIL REVIEW COMMITTEE PRIOR TO THE PREPARATION OF COUNCIL'S AGENDA, AND CHANGING THE COMPOSITION OF SPECIAL COMMITTEES.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Rule V, Agenda, and Rule XX, Special Committees, of Section 2:15-1, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended to read as follows:

Rule V - Agenda.

All reports, communications, ordinances, resolutions, claims, license reports, contracts, documents or other matters to be submitted to the Council by the Mayor or Business Administrator shall, at least 80 business hours prior to each Council meeting, be delivered to the Clerk, whereupon the Clerk shall submit all matters to a duly established special committee to review proposed legislation. After review and approval by the committee, all approved legislation shall be delivered to the Clerk who shall immediately prepare a calendar of such approved matters together with such additional matters that he may have to present, in conformity with the prescribed order of business as hereinafter provided and shall furnish a copy to each Member of the Council.

When required, the Clerk shall furnish the Mayor, Business Administrator, Corporation Counsel, Directors of the Departments and all heads of divisions, with a copy of the same prior to the Council meeting and as far in advance of the meeting as time for preparation will permit.

Rule XX - Special Committees.

All special committees, and the chairmen thereof, shall be appointed by the presiding officer at a regular or special meeting.

A special committee shall consist of not more than 5 members of the Council including the presiding officer who shall be a member ex-officio of all special committees; provided, however, that the presiding officer may appoint a special committee consisting of all the Members of the Council. A quorum of each special committee appointed shall consist of a majority of the Members thereof.

Meetings of special committees shall be held at such times as do not conflict with regular meetings.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

Not Voting: Councilman Tucker.

President Harris: The yeses are eight and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR RECEPTIONIST-FOOD SERVICE WORKER)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

October 1, 1975

Section 1. That Section 1 of an ordinance entitled "An ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor", (6-S&F-m) adopted November 22, 1966 and amendments thereto be amended as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Receptionist-Food Service Worker 23-026	\$ 6,474.	\$ 7,870.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES FOR CONSIDERATION.

President Harris called for ordinances for consideration.

(6-S & F-g.)

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance rejected by the Mayor May 23, 1975)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

October 1, 1975

6-S & F-h.

350

The City Clerk read AN ORDINANCE AMENDING CHAPTER 3 OF TITLE 17, NOISE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED. (TO CHANGE HOURS OF RESTRICTION)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance rejected by the Mayor September 15, 1975)

The City Clerk stated the question before the Council is "Shall the Municipal Council override the Mayor's veto of 'An ordinance amending Chapter 3 of Title 17, Noise, of the Revised Ordinances of the City of Newark, 1966, as amended and supplemented. (To change hours of restriction),' adopted by the Municipal Council September 3, 1975, rejected by the Mayor September 15, 1975."

The City Clerk read the following veto message from Mayor Gibson:

September 15, 1975

To: Members of the Municipal Council

"After discussion with Councilmen Martinez and Carrino, I have vetoed the attached ordinance due to its unduly restrictive provisions. I have indicated to the Councilmen that the Corporation Counsel is available to work with them to prepare a revised ordinance which would achieve their purposes without being unnecessarily restrictive."

/s/ Kenneth A. Gibson  
MAYOR

A motion to override the Mayor's veto of this ordinance was made by Councilman Martinez, seconded by Councilman Carrino.

President Harris stated it is within the purview of this legislative body to make laws as they see fit in the best interests of the City of Newark. If it is the thinking of this body that such legislation will make this a peaceful City and a person can get their rest, then the Council will act accordingly.

The motion to override the Mayor's veto was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk: The Mayor's veto of this ordinance is overridden. This ordinance will be advertised according to law.

6-S & F-1.

The City Clerk read AN ORDINANCE TO AMEND SECTION 2:4-4 OF TITLE 2, CHAPTER 4, GENERAL ADMINISTRATION OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO AMEND APPOINTMENT OF ACTING DIVISION HEADS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance rejected by the Mayor September 15, 1975)

October 1, 1975

354

The City Clerk stated the question before the Council is "Shall the Municipal Council override the Mayor's veto of 'An ordinance to amend Section 2:4-4 of Title 2, Chapter 4, General Administration of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, to amend appointment of Acting Division Heads,' adopted by the Municipal Council September 3, 1975, rejected by the Mayor September 15, 1975."

The City Clerk read the following message from Mayor Gibson:

September 15, 1975

To: Members of the Municipal Council

"I have vetoed the attached ordinance which I view as unjustified encroachment by the Municipal Council on the powers and responsibilities of the Administration. As the September 4, 1975 memorandum of the Corporation Counsel indicated, both New Jersey Statute and City Ordinance provide that the appointment of division heads is made by the head of each department. To attempt to subject the appointment of "acting" division heads to the review of the Municipal Council is to confuse the Municipal Council's role in confirmation of mayoralty appointments as provided by R. O. 2:2-3 (a) with the responsibilities of a department head provided by State Statute.

Given that the Corporation Counsel has clarified this confusion in his memorandum of September 4, 1975, I would urge the Council to withdraw this ordinance."

/s/ Kenneth A. Gibson  
MAYOR

A motion to override the Mayor's veto was made by Councilman Villani, seconded by President Harris.

Councilman Martinez stated every Member of the Council would like to feel the heads of the various departments and divisions throughout the City are acting with the authority and backing of the Council. He was sure that there are several Department heads who would not receive the approval of the Council, if their names were submitted for consideration because of the type of job they are currently performing in the City. He had hoped the Mayor would reconsider his decision and submit names of Department heads to the Council for approval, as such approval would be an act of support by the Municipal Council. He felt that the Mayor by not doing so, weakens the Administration in the eyes of the public.

Councilman Tucker said the basic point the Council is making is that not only one representative was elected to office within the Newark Municipal Government. The role of the Council in approving Department heads and in dealing with acting Department heads is involved.

He agreed it was within Administration's prerogative to select Department heads but the responsibility of the elected Council can be circumvented if these appointees do not receive the consent or disapproval of the Council. This ordinance insures the responsibility of Council to act on these Department heads.

October 1, 1975

Councilman Tucker stated he is sorry the Mayor thinks otherwise, but the Council must act in a way to represent the citizens of the City of Newark.

Councilman James stated the issue is a very fundamental one where we are dealing with a check and balance system. He felt the City Administration has continued to try to deceive the Council and to circumvent the powers of the Council which has a statutory obligation with respect to the appointment of Department heads.

He felt it is important the Council override the veto to make it clear to Administration that the Council intends to be a viable "stand-up" Council and that there are nine elected officials who will best represent their constituency. He referred to the embarrassing situation existing today where the Director of Health and Welfare is leaving the City, perhaps because he was not approved by the Council. If at an earlier time this matter had appeared before the Council, perhaps the City would have had a permanent Director of Health and Welfare who would have longevity and the citizens of Newark would not be placed in the situation of having to select a new Director.

He trusted the Council must stand-up for the rights which are given to them by the statute which governs the City.

President Harris stated it is strange that the Council received two different legal opinions from the Law Department with respect to this matter. Originally the Law Department submitted a legal opinion to the Council indicating that the Governing Body must confirm the Tax Collector. Then, because of some political pressure, the Council received another legal opinion from the Law Department stating the original legal opinion was in error.

He could not understand how this Department with all its legal talent could come up with two different legal opinions.

President Harris said this is not the first time we have had this sort of behavior from the Law Department wherein one legal opinion is received and then another is received reversing the original one.

President Harris contended he wants to make it very clear the Council will contact the Governor and the Members of the State Legislature to urge them to consider the establishment of a separate Legal Department representing the Members of the Governing Body.

President Harris stated at this point he desired to have spread in full in the minutes of this meeting both legal opinions from the Law Department so that it will be public information for anyone who desires to read them.

October 1, 1975

**Newark**Kenneth A. Gibson  
Mayor

## Department of Law

920 Broad Street  
Newark, New Jersey 07102  
201 733-3880Milton A. Buck  
Corporation Counsel

July 31, 1975

To: Frank D'Ascensio, City Clerk

From: Milton A. Buck, Corporation Counsel

Re: REQUIREMENT FOR COUNCIL CONFIRMATION OF  
THE APPOINTMENT OF THE TAX COLLECTOR

-----

You recently requested an opinion as to whether the advice and consent of the Municipal Council is required for the appointment of the Tax Collector.

N.J.S.A. 40A:9-141, provides that:

"The governing body of every municipality, unless otherwise provided by law, by ordinance, shall provide for the the appointment or election of a Municipal Tax Collector and fix his compensation."

The Council has provided for the position of the Tax Collector under Newark Revised Ordinance 2:7-13, R.O. 2:7-14 makes it clear that the position is appointive.

2:7-13. Division created; head.

There shall be within the department of finance a division of revenue collections, the head of which shall be the City Tax Collector

2:7-14. City Tax Collector.

(a) Qualifications; compensation.

The City Tax Collector shall, prior to his appointment, be qualified by training and experience in the administration of municipal tax collections and tax accounting procedures. The compensation of the City Tax Collector shall be such sum annually as shall be fixed by ordinance. (emphasis added).

These ordinances contain no provision of any type for the appointment procedure to be followed. As a result of this omission, an examination of the general appointment procedure contained in the ordinances is required.

R.O. 2:2-3 provides that:


"(a) The mayor of the City shall:

- (1) Have such powers of appointment and removal as are provided by charter or general law;
- (2) Have power to appoint with the advice and consent of the council to all offices where no other provision is made for such appointment";



October 1, 1975

Paragraph 1 of R.O. 2:2-3(a) is not applicable since there is no provision in the charter or general law giving the Mayor the power to appoint the tax collector. Therefore, Paragraph 2 of R.O. 2:2-3(a) applies and requires the advice and consent of the City Council.

  
MILTON A. BUCK  
Corporation Counsel

MAB:ha

**Newark**

Kenneth A. Gibson  
Mayor

Department of Law  
920 Broad Street  
Newark, New Jersey 07102  
201 733-3880

Milton A. Buck  
Corporation Counsel

September 4, 1975

**M E M O R A N D U M**

**TO : KENNETH A. GIBSON,**  
**Mayor**

**FROM : MILTON A. BUCK,**  
**Corporation Counsel**

**SUBJECT : APPOINTMENT OF TAX COLLECTOR**

I have been requested to evaluate two conflicting opinions, one dated May 11, 1973 and another dated July 31, 1975 both concerning the appointment of the Tax Collector. Both opinions assumed that you, as Mayor, had the power to appoint the Tax Collector and that the only issue was whether or not advice and consent of the Council was necessary. Resolution of that issue focussed on a construction of R.O. 2:2-3 that concerns itself with the appointment powers of the Mayor.

It is now apparent that the issue is broader than was originally assumed and is governed by other provisions of law than R.O. 2:2-3.

N.J.S.A. 40A:9-141 empowers the Council to provide for appointment or election of a Tax Collector. Newark has chosen the appointment method. R.O. 2:7-14.

Both New Jersey Statute and City Ordinance provide for such appointment to be made by department head. The Faulkner Act, N.J.S.A. 40:69A-43(d) reads:

358

"Department heads shall appoint subordinate officers and employees within their respective departments..."


The corresponding Ordinance, R.O. 2:4-1, reads:

"The head of each department shall, subject to the charter and ordinances of the City:

\*\*\*

(d) Appoint officers and employees to be employed within the department, and assign functions, powers and duties to them."

It is clear that the City Tax Collector is in the Department of Finance. R.O. 2:7-13. Accordingly, his appointment is to be made by the Director of the Department of Finance. The Ordinance providing for appointments by the Mayor, R.O. 2:2-3(a), discussed in my earlier memorandum, is operative only in the absence of some other provision for making appointments. It is therefore not applicable here because the appointment is to be made by the Director of the Department pursuant to R.O. 2:4-1(d).

  
MILTON A. BUCK  
Corporation Counsel

MAB:sm

Councilman Carrino noted it is ironic the Council has an ordinance pending for the last several weeks with respect to residency and Administration is making every attempt to insure that every City employee resides in the City. However, the Mayor appointed a Tax Collector who lives in Brooklyn, New York. He thinks this is quite ironic in light of the two different legal opinions received from the Law Department.

Councilman Bottone noted the word "residency" strikes a very viable point with him and he noted later on the Calendar, Administration has submitted names for Members of the Newark's Affirmative Action Review Council and out of the names submitted to the Council, four do not live in the City of Newark.

The motion to override the Mayor's veto was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk: The Mayor's veto of this ordinance is overridden. This ordinance will be advertised according to law.

October 1, 1975

HEARINGS OF CITIZENS.

6-HC-a.        MS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to several problems of the senior citizens at Otto Kretchmer Homes.

Councilman Martinez replied Mrs. Peterson has once again made some serious accusations. He requested the speaker document these allegations and present them to him after which he will forward them to the proper authorities.

Councilman Martinez further noted a Multi-Health Center is in the process of being built for all people in the area.

6-HC-b.        MR. WALTER S. PERNA, 313 SUMMER AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to various municipal problems.

The following speakers addressed the Municipal Council with respect to the shortage of housing in the City of Newark, especially in the Central Ward.

6-HC-c.        MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.  
MS. PRISCILLA MILLER, 611 HIGH STREET, NEWARK, NEW JERSEY.

Councilman Allen invited all the decent people of the City to a ground breaking ceremony at 11:30 A. M., Thursday, October 3, 1975 in the Central Ward at Avon Avenue and Bergen Street.

Councilman Allen reiterated he is proud of the progress the City is making in terms of building homes and bringing more business to the City, especially in the Central Ward. He added he would like to personally tell President Ford who will be in the City that Kawaida Towers will not be built in the Central Ward as long as he is the Councilman from that area.

Councilman Carrino noted he was not a Member of the Council when Kawaida Towers was "slipped" into the North Ward, but as long as he is the Councilman from that area, Kawaida Towers will not be built in the North Ward.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.        RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH  
NORTH AMERICAN PHILIPS COMMUNICATION CORP., 91 MC KEE DRIVE, MAHWAH, NEW JERSEY,  
LOWEST RESPONSIBLE BIDDER, TO FURNISH AND INSTALL AN EMERGENCY REPORTING SYSTEM TO  
PROVIDE FOR CITY OF NEWARK EMERGENCY CONTACT BETWEEN GENERAL PUBLIC AND EMERGENCY  
COMMUNICATIONS CENTRALS, FOR \$478,466., IN ACCORDANCE WITH THEIR BID AND

October 1, 1975

360

SPECIFICATIONS, FOR ONE YEAR EFFECTIVE DATE CONTRACT IS APPROVED BY THE MUNICIPAL COUNCIL; TOTAL AMOUNT WILL BE PAID FROM 1974 CAPITAL IMPROVEMENT BUDGET 6SK-5/1/75-PROJECT #35-74, AMENDED ORDINANCE 6-S & F-b, SEPTEMBER 19, 1974, PROJECT #35-74.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on the resolution awaiting legal opinion was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

EMERGENCY RESOLUTION APPROPRIATING \$100,000.; HIGH IMPACT CRIMINAL JUSTICE SYSTEM PROGRAM; TO PROVIDE FUNDS UNTIL STATE LAW ENFORCEMENT AGENCY APPROVES THE GRANT EXTENSION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION RATIFYING CONTINUATION OF SERVICE FOR RENTAL AND LEASE OF UNIFORMS WITH LAUNDER LEASING SERVICES, 58 GOULD AVENUE, NEWARK, NEW JERSEY, \$1.3995 PER MAN; COST OF AFORESAID SERVICE SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, ACCOUNT CODE 7106.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting legal opinion from the Law Department was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION APPROVING APPLICATION AND PLAN OF RITEWAY URBAN RENEWAL CORPORATION, AN URBAN RENEWAL CORPORATION OF THE STATE OF NEW JERSEY, FOR CONSTRUCTION, MAINTENANCE AND OPERATION OF A PROJECT ON LAND WHICH IS LOCATED ON U.S. HIGHWAY 1-9, NEWARK, NEW JERSEY, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 20 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF N.J.S. 40:55c-40 ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

361

7-R-e.

RESOLUTION APPROVING APPLICATION AND PLAN OF RILEY URBAN RENEWAL CORPORATION, FOR MAINTENANCE AND OPERATION OF AN AUTOMOBILE SERVICE CENTER AND CAR WASH ON LAND LOCATED AT 378-392 WASHINGTON STREET, NEWARK, NEW JERSEY KNOWN AS BLOCK 112, LOT 2, IN THE CITY OF NEWARK MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION UNTIL JUNE 14, 1988 IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF N.J.S. 40:55c-40 ET SEQ.; THE OWNER OF SAID PREMISES TO PAY TO CITY OF NEWARK ALL TAXES, ASSESSMENTS AND OTHER MUNICIPAL CHARGES TOGETHER WITH ALL INTEREST AND PENALITIES THEREON, INCLUDING ADVERTISING FEES AND COSTS OF ANY TAX SALES, IMPOSED AGAINST SAID PREMISES, FOR ANY PERIOD PRIOR TO DECEMBER 31, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen; Bottone, Carrino.

7-R-f.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #3, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT HOUSES AT 34-36 GILLETTE PLACE, 47 THOMAS STREET, 37 BRUNSWICK STREET AND 12-14 PENNSYLVANIA AVENUE, NEWARK, NEW JERSEY, TOTALLING 65 HOUSING UNITS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, FROM MATERIALS AND SUPPLIES TO OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT; TO PROVIDE FUNDS FOR UNIFORM COSTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

264 indicating their desire to have more policemen on the streets in the City. However, he said there has been a serious lack of communication between the public and the Police Department, which is one of the most sensitive departments in the City.

He felt this Public Relations man was necessary in the light of many arrests which take place and which must be explained to the public. He felt there should be someone explaining to the public at large that policemen are attempting to do their job to the best of their ability. He felt there is a definite need for a person who represents the Police Department to tell the story of the Police Department to the public at large.

Councilman Carrino reiterated he felt this individual is not reporting the activities of the Police Department but his primary job is recruiting. He again said he could not see the need for recruiting with a Civil Service list pending.

Councilman Carrino added if police unions have not indicated their position, then he will see that they are informed of this matter.

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen James, Tucker, President Harris.

No: Councilmen Allen, Bottone, Carrino.

Not Voting: Councilmen Giuliano, Martinez, Villani.

7-R-j.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, LEAD POISONING PREVENTION AND CONTROL PROGRAM, \$280,000.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, PUBLIC HEALTH SERVICES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION RESCINDING RESOLUTION 7-R-bd, NOVEMBER 7, 1973, "RESOLUTION DESIGNATING NINE (9) BANKS AS DEPOSITORIES FOR FUNDS OF THE CITY OF NEWARK, NEW JERSEY."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1.

RESOLUTION DESIGNATING SEVEN (7) BANKS AS DEPOSITORIES FOR FUNDS OF THE CITY OF NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR RECEPTIONIST-FOOD SERVICE WORKER)" ADOPTED OCTOBER 1, 1975, (6-Ph, S & F-f) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION APPOINTING JAMES S. DAVIS CONSTABLE FOR A TERM ENDING DECEMBER 31, 1975 AND APPROVING HIS BOND AS TO SUFFICIENCY.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JAMES FRANKLIN AND EVELYN FRANKLIN, HIS WIFE, OWNERS OF PREMISES 723 SOUTH 14TH STREET, BLOCK 2621, LOT 30, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AMENDING RESOLUTION 7-R-k, MAY 21, 1975, "RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM 491 SPRINGFIELD AVENUE, INC., A

October 1, 1975

386

CORPORATION OF NEW JERSEY, OWNER OF PREMISES 491 SPRINGFIELD AVENUE, BLOCK 2608, LOT 8, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE," TO CORRECT DEED ACCEPTANCE FROM 491 SPRINGFIELD AVENUE, INC. TO CITY OF NEWARK, CONVEYING PREMISES 491 SPRINGFIELD AVENUE AND 436 - 18TH AVENUE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

✓  
7-R-q.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO DISCHARGE LIEN OF DEMOLITION STRUCTURE ON PREMISES COMMONLY KNOWN AS 59½ WRIGHT STREET, BLOCK 2799, LOT 16, ON OFFICIAL TAX DUPLICATE OF CITY OF NEWARK, NEW JERSEY, OWNED BY SECRETARY OF HOUSING AND URBAN DEVELOPMENT; LIEN RECORDED IN ESSEX COUNTY REGISTER'S OFFICE IN BOOK 4586 OF MORTGAGES FOR SAID COUNTY, PAGE 153.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

✓  
7-R-r.

RESOLUTION ESTABLISHING HOLIDAY SCHEDULE FOR THE YEAR 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY FOR PERIOD JULY 1, 1975 TO JUNE 30, 1976, FOR \$64,400.; TO DEFRAY COST OF BLOOD LEAD TESTING, CENTRAL REGISTRY AND OF CLINICAL CARE SERVICES TO COMBAT LEAD POISONING IN THE CITY OF NEWARK; GRANT OF \$280,000. FROM DEPARTMENT OF HEALTH, EDUCATION AND WELFARE (PUBLIC HEALTH SERVICES, HEALTH SERVICES AND MENTAL HEALTH ADMINISTRATION) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)



October 1, 1975

City Clerk D'Ascensio noted a representation was made to the effect funds were available from accruals to pay for the balance of this term. However, nothing has been received in writing to that effect.

A motion to defer action on the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AMENDED CONTRACT WITH ST. MICHAEL'S MEDICAL CENTER FOR AMBULATORY HEALTH SERVICES AT GLADYS E. DICKINSON HEALTH CENTER FOR PERIOD JULY 1, 1975 TO DECEMBER 31, 1975; MAXIMUM AMOUNT TO BE PAID UNDER AMENDED CONTRACT IS \$104,415. WHICH HAS BEEN BUDGETED IN 1974 HOUSING AND COMMUNITY DEVELOPMENT ACT FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO NECESSARY NEGOTIATIONS WITH NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS TO FORMULATE A CONTRACT ACCEPTING FUNDS FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY FOR A PERIOD OF ONE YEAR FROM NOVEMBER 1, 1975 TO OCTOBER 31, 1976; ESTIMATED BUDGET IS \$478,417. - \$397,238. FROM NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS, \$51,737. FROM CITY OF NEWARK, IN-KIND RESOURCES AND \$36,746. FROM FUNDS GENERATED BY THE PROGRAM

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO EXECUTE CONTRACT WITH CHARLES G. ASHJIAN, ESQ. FOR PROFESSIONAL SERVICES WITH RESPECT TO PREPARATION OF PLEADINGS, SEARCHES AND OTHER DOCUMENTS NECESSARY TO FORECLOSE IN REM 450 PROPERTIES; COST OF AFORESAID WORK, \$4,000. SHALL BE PAID FROM FUNDS APPROPRIATED FOR THIS PURPOSE IN ACCOUNT 7104. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

October 1, 1975

368

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH PENNSYLVANIA LIFE INSURANCE COMPANY WHICH WILL PROVIDE SALES TRAINING FOR 100 PARTICIPANTS TO THE COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM NOT TO EXCEED \$77,000. - AVAILABLE THROUGH CETA, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH PRESTIGE MAINTENANCE, INC., 39 NORMANDY PLACE, IRVINGTON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR JANITORIAL SERVICE ONLY AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR, EFFECTIVE OCTOBER 1, 1975 TO SEPTEMBER 30, 1976 IN AMOUNT NOT TO EXCEED \$106,380., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; PAYMENTS SHALL BE MADE FROM FUNDS APPROPRIATED IN DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on the resolution and direct the City Clerk to invite City Purchasing Agent Lucarelli and Director of Manpower Wheeler to meet with the Council at their pre-meeting conference October 14, 1975 to discuss this matter was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL AT PUBLIC AUCTION RECOVERED MOTOR VEHICLES, 145 JUNK VEHICLES; PURSUANT TO N.J.S.A. 39:10A-1 AND 71 JUNK VEHICLES; PURSUANT TO N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by

October 1, 1975

Councilman Villani and declared adopted by President Harris by the following votes;

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH INDUSTRIAL CLEANING SERVICE INC., 744 BROAD STREET, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR WINDOW CLEANING SERVICE ONLY AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR FROM OCTOBER 1, 1975 TO SEPTEMBER 30, 1976 IN AMOUNT NOT TO EXCEED \$2,955.45 IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; PAYMENTS SHALL BE MADE FROM FUNDS APPROPRIATED IN DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION GRANTING FIREWORKS DISPLAY PERMIT TO ST. GERARD SOCIETY CELEBRATION COMMITTEE OF THE CITY OF NEWARK FOR DISPLAY ON OCTOBER 16, 17, 18 AND 19, 1975 THROUGH ROUTE OF PROCESSION AND APPROVING INDEMNITY BOND THEREFOR.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING SALE OF CITY-OWNED PROPERTIES BLOCK 241, LOTS 1, 2, 3, 4, 5, 6, 9, 10, 11, 12, 49, 50, 51, 52, 53, 54, AND 61, PURSUANT TO N.J.S.A. 40A:12-13(a); AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution upon the condition that the plan will provide for the construction of a structure for not less than 300 elderly people and that the final plans be submitted within 4 months of the conveyance of this property to the bidder and that construction will start 60 days thereafter awarding the financing and that the building be completed 24 months of such commencement of construction was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

370

Villani, President Harris.

7-R-bc.

RESOLUTION COMMENDING LARRIE W. STALKS, REGISTER OF THE COUNTY OF ESSEX, FOR EXEMPLARY MERITORIOUS SERVICE TO THE GOVERNMENT AND THE CITIZENS OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION TO REMOVE FROM THE TABLE "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO DELETE THE TITLE OF SUPERVISING PERSONNEL CLERK AND TO CREATE THE TITLE SUPERVISING PERSONNEL CLERK (STENOGRAPHY) AS PER CIVIL SERVICE CLASSIFICATION," AND PLACE ON THE OCTOBER 15, 1975 CALENDAR OF THE MUNICIPAL COUNCIL ON FIRST READING, was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

Not Voting: Councilman Carrino.

7-M-b.

A MOTION THAT THE MUNICIPAL COUNCIL FORWARD A TELEGRAM TO PRESIDENT FORD URGING HIM TO SIGN THE CHILD NUTRITION BILL, H.R. 4222 WHICH PROVIDES FREE LUNCH FOR ECONOMICALLY DEPRIVED CHILDREN WITHIN THE NEWARK SCHOOL SYSTEM AND DAY CARE AGENCIES WITHIN THE CITY OF NEWARK; THIS WAS PASSED OVERWHELMINGLY BY THE SENATE AND THE HOUSE OF REPRESENTATIVES, AND IS CURRENTLY ON THE PRESIDENT'S DESK; FURTHER IN THE EVENT OF A PRESIDENTIAL VETO, THE COUNCIL NOTIFY THE NEW JERSEY DELEGATION IN WASHINGTON, TO OVERRIDE ANY SUCH ACTION BY THE PRESIDENT, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

President Harris noted the Council is in receipt of a legal opinion with respect to the ordinance considered this date on the Council Review Committee.

A MOTION DIRECTING THE CITY CLERK TO MAKE THE NECESSARY ARRANGEMENTS WITH OUTSIDE ATTORNEYS TO INSTRUCT THEM TO MOVE EXPEDITIOUSLY TO INSTITUTE LEGAL PROCEEDINGS WITH RESPECT TO THE COUNCIL'S RIGHT TO AMEND THE CITY CODE TO AUTHORIZE THE APPOINTMENT

October 1, 1975

OF A COUNCIL REVIEW COMMITTEE WITH CERTAIN DEFINED POWERS, was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-d.

A MOTION TO REMOVE FROM THE TABLE "RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH P. T. M. ASSOCIATES TO CONDUCT EXPERIMENTS REGARDING WORK-ING HOURS FOR SUM OF \$3,000.; SOURCE OF FUNDS FOR THIS CONTRACT IS THE INTERGOVERNMENT-AL PERSONNEL DEVELOPMENT ACT, RESOLUTION 7-R-x, MAY 15, 1974. (CONTRACT AWARDED WITH-OUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED," AND DIRECTING THE CITY CLERK TO PLACE THIS RESOLUTION ON THE OCTOBER 15, 1975 CALENDAR OF THE MUNICIPAL COUNCIL, was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED SEPTEMBER 11, 1975, NOMINATING THE FOLLOWING INDIVIDUALS TO SERVE AS MEMBERS ON THE NEWARK'S AFFIRMATIVE ACTION REVIEW COUNCIL:

THREE YEAR TERM: HARRY L. WHEELER, CHAIRMAN

FRED FARINA (ESSEX COUNTY DISTRICT COUNCIL OF CARPENTERS)

GUSTAVE HENINGBURG

GEORGE FEDDISH (REPRESENTING COMM. PATRICIA SHEEHAN, DCA)

TWO YEAR TERM: REVEREND CHARLES THOMAS

EDWARD BURKE (BUILDERS CONTRACTORS ASSOCIATION OF NEW JERSEY, INC.

SALLY CARROL

ONE YEAR TERM: JAMES WALKER

CARLOS WALKER

WILLIAM BULMAN

COUNCILMAN DONALD TUCKER

(Copy of communication submitted to each Member of the Council)

(Mr. Farina, Mr. Feddish, Ms. Carrol and Mr. Walker met with the Council September 30, 1975)

October 1, 1975

372 Councilman Tucker noted that only 4 nominees appeared before the Council at their pre-meeting conference and stated the other nominees should be invited to the pre-meeting conference on October 14, 1975 to complete the interviews. Therefore, no action should be taken on this matter at this time.

A motion to defer action on this communication was made by Councilman Tucker, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 22, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF MULBERRY PLACE AS LAID OUT 54 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, AND EXTENDING FROM MULBERRY STREET EASTERLY TO MC CARTER HIGHWAY."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the October 15, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 22, 1975 ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF BOYDEN STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM JAMES STREET TO SUSSEX AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the October 15, 1975 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 22, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE, AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE CLERK)."

(Administrative Clerk, Department of  
Health and Welfare

\$9,111. - \$11,074.)

October 1, 1975

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the October 15, 1975 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris declared a two minute recess at 2:42 P. M.

The Council reconvened at 2:44 P. M.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 22, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, C.H.S., DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S. CUMM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966,' (6-S & F-e) ADOPTED APRIL 5, 1967 AS AMENDED AND SUPPLEMENTED. (TO CREATE THE TITLES OF ADMINISTRATIVE ANALYST; ASSISTANT COORDINATOR, DATA PROCESSING, C.H.S.; DIETICIAN, C.H.S.; SENIOR HEALTH PLANNER; MEDICAL CARE ADMINISTRATOR, C.H.S.; PROGRAM ANALYST; SECRETARIAL ASSISTANT; ACCOUNTANT, SENIOR DATA CONTROL CLERK; SENIOR STATISTICAL TYPIST; PUBLIC HEALTH PHYSICIAN, C.H.S.; OPTOMETRIST, C.H.S.; AND TO ADJUST THE SALARY AND TITLE CODE FOR THE TITLE OF EPIDEMIOLOGIST)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Carrino, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 22, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING VAILSBURG TERRACE AS A ONE-WAY STREET."

(Vailsburg Terrace, Westbound, from Linden Avenue to South Munn Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the October 15, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

October 1, 1975

274

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from August 29, 1975 to September 22, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Antoninus Holy Name Society	6600 Amended
Sacred Heart Cathedral School	6676 Amended
St. Augustine's Holy Name Society	6761 Amended
St. Augustine's Church	6763 Amended
Babyland Nursery Inc.	6784 Amended
Dominican Fathers	6796 Amended
St. Casimir's Parent Teachers Association	6859 Amended
St. Columba Parent Teachers Association	6903
St. Antoninus Holy Name Society	6904
Queen of Angels Parent Teachers Association	6905
St. James Roman Catholic Church	6907
St. Rose of Lima Church	6908
St. Francis Xavier Parent School Guild	6914
St. Lucy's Roman Catholic Church	6915
St. Thomas Aquinas Church	6916
St. Columba Rosary Society	6921

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Nicholas Greek Orthodox Church	6906
St. Michael's Parent Teacher's Guild	6910
Rosary Society of St. Michael's Church	6911
St. Michael's Medical Center	6912



October 1, 1975

RAFFLES LICENSES: (Continued)

275

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Perpetual Help Day Nursery Parents	6913
Mothers' Club of Essex Catholic High School	6917
Sacred Heart Church - Vailsburg - Rosary Altar Society	6918
Parent Teachers Association of Our Lady of Mt. Carmel School	6919
St. Lucy's Roman Catholic Church	6920

A motion to concur in the Report was made by Councilman Giuliano, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.


ADJOURNMENT.

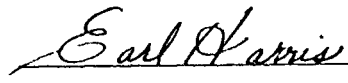
A motion to adjourn this meeting was made by the Council of the Whole and declared adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 2:46 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
President



Newark, New Jersey, October 7, 1975

376

A special meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 2:30 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk: Mayor Kenneth A. Gibson submitted a request that the Municipal Council meet in a special meeting on October 7, 1975 for the purposes of discussion and adoption and/or ratification of a proposed agreement with Computer Sciences Corporation for the period October 3, 1975 to November 6, 1975, and making available the necessary appropriation of funds.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AGREEMENT WITH COMPUTER SCIENCES CORPORATION FOR PROVIDING DATA PROCESSING SERVICES FOR PERIOD BEGINNING OCTOBER 3, 1975 AND ENDING MIDNIGHT, NOVEMBER 3, 1975, FOR SUM NOT TO EXCEED \$102,400. - SOURCE OF FUNDS IN DIVISION OF DATA PROCESSING, DEPARTMENT OF FINANCE BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6 BECAUSE AN EMERGENCY EXISTS REQUIRING IMMEDIATE DELIVERY OF SERVICES; AUTHORIZING ADVERTISING OF RESOLUTION) (RESOLUTION 7-R-d ADOPTED AUGUST 6, 1975 HAS BEEN DECLARED NULL AND VOID BY COURT IN CASE OF DONALD TUCKER V. CITY OF NEWARK, ET AL, DOCKET NO. L 47828-74 P.W., DECISION DATED OCTOBER 2, 1975)

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk read letter from Business Administrator Walls, dated October 7, 1975, received at 1:41 P. M. today, stating

"Pursuant to our discussion, I have telephoned Dr. Mario Montana, the President of the appropriate division of Computer Sciences Corporation today. He has authorized me to represent to you that the City and Computer Sciences Corporation have agreed to a revision of the contract period.

The agreed revised period will be from October 3, 1975 to midnight, November 3, 1975. The cost of said agreement shall be not more than approximately \$102,400. The Comptroller has certified to me that there is available in the appropriate Service by Contract Budget line the sum of \$109,000.

Accordingly, Administration wishes to withdraw its submitted emergency

October 7, 1975

appropriation resolution of \$25,000."

377

A motion to adopt the resolution subject to availability of funds was made by Councilman Allen, seconded by Councilwoman Villani.

Councilman Tucker stated he believed this particular emergency may exist at this time, but it is questionable whether this emergency really exists today. He raised the point that the contract, as it is presently constituted, deals with an award to Computer Sciences Corporation, which would be approximately \$3,200. per day. The former contract approved by the Municipal Council, which was for a period of three years, dealt with an appropriation which amounted to \$7,761. per day. This contract is approximately \$4,561. a day less than the previous contract.

Councilman Tucker continued at the pre-meeting conference Business Administrator Walls stated that during this interim period, which amounts to three weeks, the City will review the data processing operation and hopefully come up with a recommendation to be submitted to the Council. Councilman Tucker said he may very well be wrong in his observations and conversations with the Mayor and other City Administration representatives, but he believes this particular statement by the Business Administrator is a farce and the City Administration has no intention, in any way whatsoever, to review the actions of the data processing operation, but intends to work out a process of circumventing State Statutory law on bidding.

Councilman Tucker contended the fact that the contract would be awarded for a three week period, falling into the last two months of the year, deals with the total flexibility the City Administration would have without State intervention. He felt the Business Administrator recapitulated on the amount of the emergency appropriation, \$112,000., primarily because he knew the State's position and the approval of the emergency appropriation would not be forthcoming and subsequently the contract, if signed and executed, would possibly be judged null and void.

Councilman Tucker stated he views the actions of Administration and understands the actions of his colleagues regarding this matter, but he thinks that Administration has created this chaotic situation and they are putting the burden of responsibility directly on the Council to resolve something that was primarily of their own making and desire. He hoped his allegations about Administration are false and representatives of the City would try to be more responsible and more fiscally aware of the problems of our City and try to work out a process whereby we can move forward into the most inexpensive professional services available. At this time, he does not think Administration is doing that, but is attempting to play games with citizens of the City of Newark and more specifically the Municipal Council.

Councilman James asserted the Administration has lied, tricked and placed the Council in an indefensible position of circumventing Judge Dwyer's recent court decision in approving an interim contract with Computer Sciences Corporation without competitive bidding. The present fiscal emergency is due to gross incompetence and trickery by the Administration. It is a clear case of an administrative ill with the Council being forced to continue fiscal operations in the City by having to support an illegal, unfair and biased contract utilizing public dollars.

The motion to adopt the resolution subject to availability of funds, was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Villani, President Harris.

No: Councilmen James, Tucker.

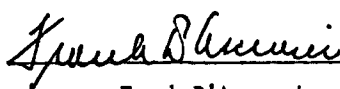
ADJOURNMENT.

12. A motion to adjourn the meeting was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

This meeting adjourned at 2:45 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Earl Harris

President



Newark, New Jersey, October 15, 1975

379

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the national Anthem.

The prayer was offered by Reverend J. Sanford Lonsinger, Third Presbyterian Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant John Yablonsky, Sergeant-at-Arms.

(Councilman James arrived at 8:10 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD AUGUST 27, 1975.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-b.

The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD JULY 23, 1975.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-c.

The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF SCHOOL ESTIMATE, HELD AUGUST 13, 1975.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

October 15, 1975

380  
4-d.

The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTH OF AUGUST, 1975.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO JULY, 1975.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM SEPTEMBER 8, 1975 TO SEPTEMBER 12, 1975 AND LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-121 AND R-38, FROM SEPTEMBER 15, 1975 TO SEPTEMBER 19, 1975; AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-6, FROM SEPTEMBER 8, 1975 TO SEPTEMBER 12, 1975 AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-6, FROM SEPTEMBER 15, 1975 TO SEPTEMBER 19, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF AUGUST, 1975.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF SEPTEMBER, 1975.



October 15, 1975

381  
A motion that the Report be received and placed on file was made by Councilwoman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

4-1.

The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF SEPTEMBER, 1975.

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

(Councilman James arrived at 8:10 P. M.)

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in this applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF CARTERET SAVINGS & LOAN ASSOCIATION, OWNER; TO PERMIT IN A 4TH BUSINESS DISTRICT EXTENSION TO EXISTING PARKING LOT LOCATED AT 880-882 BROAD STREET; ON PREMISES 870-876 BROAD STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martines, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman James.

382  
4-A-2.

The City Clerk read APPLICATION OF ANTONIO ZAPPIA, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT CONSTRUCTION OF A 6-CAR GARAGE ON A LOT HAVING A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD; ON PREMISES 169-173 EAST KINNEY STREET; ON CONDITION THAT 1) THE GARAGE IS TO BE USED FOR AUTOMOBILES ONLY; NO TRUCKS TO BE GARAGED.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-3.

The City Clerk read APPLICATION OF HERMAN CHAMBERS, OWNER; TO PERMIT IN A 4TH RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP; ON PREMISES 116-118 WRIGHT STREET.

(Vote of Board of Adjustment 5-0)

(Previous application approved August 3, 1955 - 116 Wright Street)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4.

The City Clerk read APPLICATION OF ESSEX PLAZA COMPANY, OWNER UNDER CONTRACT; TO PERMIT IN A 4TH BUSINESS DISTRICT CONVERSION OF AN OFFICE BUILDING TO A 451-FAMILY APARTMENT BUILDING WITH INSUFFICIENT ON-SITE PARKING; ON PREMISES 1048-1070 BROAD STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-5. The City Clerk read APPLICATION OF ROBERT WASHINGTON (RUBEN VENETSKY, OWNER); TO PERMIT IN A 1ST INDUSTRIAL DISTRICT THE ESTABLISHMENT OF A JUNK YARD; ON PREMISES 27-31 RANKIN STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF FIVE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-1)

(Application remanded September 3, 1975)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-6. The City Clerk read APPLICATION OF CARLOS RIVERA (MATHIAS JANCICS, OWNER); TO PERMIT IN A 4TH RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP; ON PREMISES 67 HIGH STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JACOB M. GOLDBERG, 744 BROAD STREET, NEWARK, NEW JERSEY, Attorney for the applicant, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-7. The City Clerk read APPLICATION OF BROWN AND HALE ARCHITECTS (NEWARK BOARD OF EDUCATION, OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF A 1-STORY BUILDING FOR MOTOR VEHICLE REPAIRS AND PARKING; ON PREMISES 497-511 NEW JERSEY RAILROAD AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

384

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-8.

The City Clerk read APPLICATION OF ANNA D'AURIA, OWNER; TO PERMIT IN A 4TH RESIDENCE DISTRICT 1-STORY REAR ADDITION TO PROPOSED RETAIL STORE AND CREATING TWO MAIN BUILDINGS ON ONE LOT; ON PREMISES 322-328 BROAD STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-9.

The City Clerk read APPLICATION OF JORGE HECTOR GANUZA (HENRY A. RAMEY, OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF A USED CAR LOT; ON PREMISES 27 COLUMBIA STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-10.

The City Clerk read APPLICATION OF MARIE MATTIA, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT STORAGE AND SALE OF SODA; ON PREMISES 120-122 RIDGE STREET; ON CONDITION THAT 1) NO VEHICLES ARE PARKED ON THE STREET AT ANY TIME.

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOHN SIERCHIO, 160 RIDGE STREET, NEWARK, NEW JERSEY, and

MR. MICHAEL J. CARPIANO, 137 RIDGE STREET, NEWARK, NEW JERSEY,

strongly opposed the granting of this variance for the following reasons:

October 15, 1975

There is only one driveway opening to the rear of the property which has to serve as both entrance and egress, thereby showing a conflict of traffic flowing in and out. This entrance is situated just opposite the space reserved on Ridge Street for emergency ambulance service to and from the United Hospital. Not only will it hinder the ambulance service but also the normal daily auto traffic flowing into one-way Ridge Street from Park Avenue which is less than 100 feet away. The trucks delivering soda stock to the premises are much too wide to enter the nine foot wide driveway, therefore, the deliveries would have to be made from the street or sidewalk fully impeding automobile and pedestrian traffic. Broken glass bottles will create a health and safety hazard. This is not a hardship case, as income is derived from monthly rentals of the nine garages located at the rear of this property, at \$15.00 each. Property owners on Ridge Street have invested thousands of dollars to maintain and improve their property thereby showing an excellent example of good faith and belief in the neighborhood and City.

A petition containing 72 signatures of objectors was presented to the Municipal Council.

MR. JOHN A. GONNELLA, 614 CENTRAL AVENUE, EAST ORANGE, NEW JERSEY, Attorney for the applicant, appeared before the Municipal Council.

Councilman Carrino asked if it was true the trucks would have to load and unload from the street.

Mr. Gonnella replied in the negative. People purchasing soda park inside the property, get the soda and drive out. No vehicles are permitted to park on the street at any time. The property is not utilized for any other purpose. There are nine garages in the back which are not all rented.

Councilman Carrino asked why the depot was on the street and not in the rear of the property.

Mr. Gonnella replied the depot could be in the rear of the property.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-11.

The City Clerk read APPLICATION OF EFRAIN SOTO, OWNER; TO PERMIT IN 2ND BUSINESS AND 1ST INDUSTRIAL DISTRICTS CONVERSION OF A STORE AND 2-FAMILY DWELLING TO A 3-FAMILY DWELLING WITH NO ON-SITE PARKING; ON PREMISES 601 ORANGE STREET.

386

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-12.

The City Clerk read APPLICATION OF NEW COMMUNITY CORPORATION, OWNER UNDER CONTRACT; TO PERMIT IN 3RD RESIDENCE AND 2ND BUSINESS DISTRICTS CONSTRUCTION OF A 15-STORY, 225 FAMILY APARTMENT BUILDING AND A STORE WHICH EXCEEDS THE HEIGHT REQUIREMENTS AND WITH INSUFFICIENT ON-SITE PARKING; ADDITIONAL PARKING TO BE PROVIDED AT 188-192 SOUTH ORANGE AVENUE; ON PREMISES 172-186 SOUTH ORANGE AVENUE, 141-159 NEWTON STREET AND 152-158 BRUCE STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilwoman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

REQUEST FOR RECONSIDERATION.

APPLICATION OF DIAGO ALFONSO (BURNS REALTY & INVESTMENT CO., OWNER); TO PERMIT IN 4TH RESIDENCE AND 3RD BUSINESS DISTRICTS THE SALE OF USED CARS IN CONNECTION WITH AUTOMOBILE BODY AND FENDER REPAIR SHOP; ON PREMISES 49-57 PENNINGTON STREET.

(Vote of Board of Adjustment 5-0)

(Application rejected August 6, 1975)

The City Clerk stated this matter was discussed with the Law Department at the pre-meeting conference of the Municipal Council and the Council requested a legal opinion on the request for reconsideration. The request for reconsideration is legal and in order.

A motion to reconsider APPLICATION OF DIAGO ALFONSO (BURNS REALTY & INVESTMENT CO., OWNER); TO PERMIT IN 4TH RESIDENCE AND 3RD BUSINESS DISTRICTS THE SALE OF USED CARS IN CONNECTION WITH AUTOMOBILE BODY AND FENDER REPAIR SHOP; ON PREMISES 49-57

PENNINGTON STREET, was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-13. The City Clerk read APPLICATION OF DIAGO ALFONSO (BURNS REALTY & INVESTMENT CO., OWNER); TO PERMIT IN 4TH RESIDENCE AND 3RD BUSINESS DISTRICTS THE SALE OF USED CARS IN CONNECTION WITH AUTOMOBILE BODY AND FENDER REPAIR SHOP; ON PREMISES 49-57 PENNINGTON STREET.

(Vote of Board of Adjustment 5-0)

(Application rejected August 6, 1975)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-14. The City Clerk read APPLICATION OF NEWARK BETH ISRAEL MEDICAL CENTER, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT CONSTRUCTION OF A FOUR-LEVEL PUBLIC PARKING GARAGE WITH NO FRONT AND SIDE YARDS AND INSUFFICIENT REAR YARD; ON PREMISES 374-390 OSBORNE TERRACE.

(Vote of Board of Adjustment 5-0)

(Previous application approved March 3, 1971

Previous application remanded July 8, 1970

Previous application rejected November 4, 1970)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOSEPH STEINBERG, 744 BROAD STREET, NEWARK, NEW JERSEY, Attorney for the applicant, Newark Beth Israel Medical Center, and

MR. LEONARD BIERMAN, PRESIDENT, BOARD OF TRUSTEES, BETH ISRAEL MEDICAL CENTER, appeared before the Municipal Council.

MS. ELLEN GREENE, 172 LEHIGH AVENUE, NEWARK, NEW JERSEY, representing Concerned Citizens on Lehigh Avenue, stated they have met with representatives of the Beth Israel Hospital and have compromised. They know the garage is going to be a

383

hindrance with respect to pollution, a traffic hazard to their children and it will affect the zoning and value of their property.

Councilman James stated this has been a five year debate between the residents of the area and Beth Israel Hospital, and the concerned citizens, as indicated by Ms. Greene, continue to raise questions on the type of structure that will exist and most importantly the question of air pollution which would endanger the lives of the residents. The concerned parents have received an engineering report stating the level of air pollution is such that it will not endanger the lives of the residents. However, on one day the count did exceed a health hazard number. Councilman James asked Mr. Steinberg, Attorney for the applicant, if Beth Israel Hospital will continue to monitor the amount of air pollution on an ongoing basis in order to insure the safety of the residents in that area.

Mr. Steinberg replied they had a pollution expert testify at the hearing before the Board of Adjustment that the present air pollution readings in the area would have to be looked at in the future, in 1977, when this facility is to be completed. The conclusion of his firm was that in light of the fact the 1975 cars and those built after 1975 will have more sophisticated air pollution devices, the level would not, even though there would be an increase in the number of cars, be so as to endanger the health of the residents in the area. The pollution expert had set up a device in the rear of 9 Parkview Terrace, almost directly behind where the facility will actually be built. The readings of those levels were really quite low and when he projected them into the future, the levels were low and within the Environmental Protection Administration guide lines adopted by the State of New Jersey.

Mr. Steinberg said in terms of continuous testing, they will have to follow the rule of reason as a week's testing runs into several thousand dollars. If there is any indication from the air pollution people in City Hall, specifically from the Environmental Planner in the Mayor's Policy and Development Office, or any other governmental agency, indicating there is any question whatsoever, then obviously they will, as they did two weeks ago at the request of the municipality, at their expense, do whatever testing is required to satisfy the municipality and the residents that there is no health hazard.

Councilman James said one question posed by the concerned citizens was at the completion of the garage, will Beth Israel Hospital establish a liaison with the office at 1072 Bergen Street so that if any questions arise the liaison office will be the body to petition the hospital and he would hope the hospital would address



itself to these concerns. Councilman James asked if the Beth Israel Hospital is willing to establish a liaison office between Little City Hall and the Beth Israel Hospital.

Mr. Steinberg replied in the affirmative. He added they will take full steps to have, at all times, individuals named in their letter to Mr. Henry Williams, Chairman of Concerned Citizens, specifically responsible to deal with the problems of the community on an ongoing basis after the facility is built. They also indicated that during the course of construction, they would recognize their responsibility to deal with the concerned citizens.

Councilman James asked whether Newark Beth Israel Medical Center will honor the following requests as submitted by the concerned parents. He noted the requests were modified by the hospital.

1. Security guard patrol of the parking facility on a twenty-four hour basis.

Mr. Steinberg replied in the affirmative.

2. Adequate lighting be included and also lighting be of indirect nature so it will not light up the neighborhood and that lights will not be visible from those residents who look directly at the garage facility from Lehigh Avenue and Parkview Terrace.

Mr. Steinberg replied in the affirmative.

3. Continuous maintenance of the property in order to have concern for the beautification of the neighborhood and other maintenance factors to make this an attractive area and compliment the neighborhood as well.

Mr. Steinberg replied in the affirmative.

4. The present wire fence be removed and that at the conclusion of the construction, a fence which presently exists around the hospital, which is steel glack picket, will also encompass this area as opposed to a wire fence.

Mr. Steinberg replied in the affirmative. He pointed out that the specific resolution passed by the Board of Adjustment has made each and every one of these requests conditions and they, on behalf of themselves and the concerned citizens, specifically asked the Board of Adjustment to make these conditions that they have to comply with, and they will comply with them.

Councilman James noted in reading the transcript there appears to be some discrepancy between Mr. Steinberg's testimony and the concerned citizens. It was stated in the transcript there was concern of the size and number of trees to encompass the area because the proper size tree would also aid in polluting the air. This was stated by Ms. Lee of the Newark Environmental Agency. His concern is do they stand

October 15, 1975

330

firm and ready to cooperate with Ms. Lee in the selection of trees that will be of a sufficient size and nature that will aid air pollution and also serve to enhance the beautification of the area.

Mr. Steinberg referred to a copy of a letter dated April 2, 1975, addressed to Ms. Lee, Environmental Planner, Mayor's Policy and Development Agency, in which they specifically stated what Councilman James just asked them, and the answer is "Yes, and we stand behind that commitment to confer with her before any planting is done."

Councilman James stated in meeting with concerned citizens of the South Ward, they certainly have been opposed to the erection of a garage across the street from their homes. These are some of the finest homes in the South Ward. These people have spent many thousands of dollars to enhance their property and they have posed one question to the hospital, to Mr. Lieberman and to others, "Would you like to wake up and look at a garage across from your property?" Certainly this is a valid question they raised. On the other hand, they do recognize that Beth Israel Hospital has spent approximately \$20 million in an improvement program and plan to spend additional millions of dollars to bring increased medical services to the South Ward and the City of Newark. This is good for the Council and Administration.

Councilman James continued he is pleased that both groups have been able to sit down and work out a plan which is somewhat feasible and somewhat a compromise between the two positions, the citizens who wanted no garage at all and the hospital which wanted an ideal garage suitable to their purpose alone. He would like to believe the compromise before them tonight is a "no win" situation where both have given up for the best interest of the City. Councilman James paid tribute to Mr. Henry Williams, Chairman of Concerned Citizens, and to all who have given many hours of their time in the interest of the community. Beth Israel Hospital has been more than willing to work together.

Councilman James recommended approval of this application, based on the fact there is a compromise solution and based on statement by Mr. Steinberg that the hospital will continue to work with the concerned citizens to see that this is in the best interest of all parties.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment, subject to the aforementioned conditions, was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET.

(Read Street, from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(West on Division Street to South on Broad Street

4 P. M. to 6 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

392 The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING EAST KINNEY STREET AS A ONE-WAY STREET.

(East Kinney Street, Westbound, from Adams Street to McCarter Highway)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON BROAD STREET.

(Broad Street, west side, from Clay Street to Bloomfield Place,

Monday through Friday, 4 P. M. to 6 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-e.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DOWNING STREET AS A ONE-WAY STREET.

(Downing Street, Eastbound, from Jefferson Street to Jackson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-f.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MULFORD PLACE.

(Mulford Place, west side, from Chancellor Avenue to Vassar Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-g.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING MULFORD PLACE AS A ONE-WAY STREET.

(Mulford Place, Southbound, from Vassar Avenue to Chancellor Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-h.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO DELETE THE TITLE OF SUPERVISING PERSONNEL CLERK AND TO CREATE THE TITLE OF SUPERVISING PERSONNEL CLERK (STENOGRAPHY) AS PER CIVIL SERVICE CLASSIFICATION)

(Supervising Personnel Clerk  
(Stenography) \$9,567. - \$11,628.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Removed from the Table October 1, 1975)

A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-1.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF MULBERRY PLACE AS LAID OUT 54 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, AND EXTENDING FROM MULBERRY STREET EASTERLY TO McCARTER HIGHWAY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-1.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF BOYDEN STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM JAMES STREET TO SUSSEX AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-k.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE CLERK)

(Administrative Clerk,  
Department of Health and Welfare \$9,111. - \$11,074.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, arrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-1.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING VAILSBURG TERRACE AS A ONE-WAY STREET.

(Vailsburg Terrace, Westbound, from Linden Avenue to South Munn Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



6-F-m.

The City Clerk read AN ORDINANCE TO SUPPLEMENT AN ORDINANCE ENTITLED, "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR RECEPTIONIST-FOOD SERVICE WORKER," (6-S & F-f) ADOPTED OCTOBER 1, 1975.

(To establish salary step for incumbent)

(Receptionist-Food Service Worker \$6,474. - \$7,870.)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-n.

The City Clerk read ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 456 BERGEN STREET, NEWARK, NEW JERSEY, n.J.R-32, BLOCK 2573, PARCEL 4, LOT 38, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1). (\$4,300.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-o.

293

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 115 CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 3000, LOT 17, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO N.J.S.A. 40A:12-13 (b) (1). (\$3,125.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-p.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 190 CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 2708, LOT 57, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$4,800.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

293

6-F-q.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 60 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 36, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-r.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 76 CHARLTON STREET, NEWARK, NEW JERSEY, BLOCK 2522, LOT 6, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,400.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

430  
6-F-s.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 169 CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 3019, LOT 61, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yes are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-t.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 56 CHARLTON STREET, NEWARK, NEW JERSEY, BLOCK 2522, LOT 16, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-u.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 23 AVON PLACE, NEWARK, NEW JERSEY, BLOCK 2583, LOT 15, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

6-F-v.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 66 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 33, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

402

6-F-w.

The City Clerk read AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-h, ADOPTED AUGUST 8, 1973, AS AMENDED BY ORDINANCE NO. 6-S & F-d, ADOPTED NOVEMBER 20, 1973, BY ORDINANCE NO. 6-S & F-h, ADOPTED MARCH 6, 1974, AND BY ORDINANCE NO. 6-S & F-n, ADOPTED DECEMBER 27, 1974 ADDING LOTS AND PARCELS TO BE ACQUIRED BY THE CITY OF NEWARK IN CONNECTION WITH THE OPEN SPACE AND GREEN ACRES ACQUISITION AND DEVELOPMENT PROJECT OF THE CITY PROVIDED FOR IN SUCH ORDINANCE AND PROVIDING THAT SUCH ADDITIONAL LOTS AND PARCELS SHALL BE ACQUIRED WITHIN THE ORIGINAL APPROPRIATION FOR SUCH PROJECT (CAPITAL BUDGET PROJECT NO. 40A/45A-73).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 5, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$140,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECT NUMBERS 5275 AND 5375)

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7R-d adopted February 19, 1975, as amended has authorized the preparation of an ordinance appropriating the funds to finance the improvements hereinafter described (1975 Capital Budget Projects numbered 5275 and 5375:) NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark, New Jersey, as follows:

Section 1. The making of the improvements described in Section 3 of this ordinance are hereby respectively authorized to be made by the City of Newark. There is hereby appropriated to the making of said improvements described in Section 3 hereof (hereinafter referred to as "purposes"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Improvements, Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

404

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS(1) Capital Budget Project No. 5275

Completion of restoration of Museum Ballantine House (final phase) to include all face brick and Bluestone trim not previously restored, including three (3) Chimneys (as existing), all of North, South and West sides.

Appropriation and Estimated Cost	\$100,000
Down Payment	5,000
Amount of Bonds and Notes	\$95,000
Period of Probable Usefulness	15 years

(2) Capital Budget Project No. 5375

## (a) PHASE I

Acquisition of Newark Housing Authority Disposal Parcel 34A-1 (N.J.R-6) for the purpose of park and recreation use, consisting of all that lot, piece and parcel of land in the City of Newark as follows:

Beginning at the point of intersection of the existing northerly sideline of Court Street (60' wide) with the existing westerly sideline of Broome Street (60' wide) and running; thence

1. N 72° 17' 00" W 201.15 feet along the existing northerly sideline of Court Street (60' wide) to the easterly side of Prince Street (60' wide) thence
2. N 17° 41' 00" E 250.00 feet along the existing easterly side of Prince Street (60' wide) to a point; thence
3. S 72° 17' 00" E 201.51 feet to a point on the existing westerly sideline of Broome Street (60' wide); thence
4. S 17° 46' 00" W 250.00 feet along the existing westerly sideline of Broome Street (60' wide) to the point of beginning.

Containing 50,332 s.f. or 1.155 Acres.

## (b) PHASE II

Construction of concrete curbs and sidewalks in Prince Street, Court Street and Broome Street on the boundaries of said above described Parcel 34A-1.



Appropriation and Estimated Cost	\$40,000
Down Payment	\$2,000
Amount of Bonds and Notes	\$38,000
Period of Probable Usefulness	10 years

405

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Aggregate Appropriation and Estimated Cost	\$140,000
Aggregate Down Payment	\$7,000
Aggregate Amount of Bonds and Notes	\$133,000

Section 4. The cost of such purposes, as hereinbefore stated includes the aggregate amount of \$10,000 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that moneys exceeding \$7,000, appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purposes. The sum of \$7,000 is hereby appropriated from such moneys to the payment of the cost of said purposes.

436

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$133,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$133,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law.

407  
The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 13.571 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law is increased by this ordinance by \$133,000 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (g) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AUTHORIZE THE MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE TO EXECUTE CONTRACTS FOR THE PURCHASE OF TWO SPECIFIED PROPERTIES IN THE CITY OF NEWARK, NEW JERSEY WITH RESPECT TO THE HOUSING AND COMMUNITY DEVELOPMENT COMMUNITY FACILITIES PROJECT, AT A TOTAL COST NOT TO EXCEED \$92,500. TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE.

WHEREAS, pursuant to the Housing and Community Development Act of 1974 (42 USC 5301, PL 93-383), August 22, 1974) the United States of America will provide financial assistance to the City of Newark, New Jersey for Community Development Activities directed toward encouraging Community Development Activities which are consistent with comprehensive local and area-wide development planning; furthering achievement of the National housing goal of a decent home and a suitable living environment for every American family; and fostering the undertaking of Housing and Community Development Activities in a coordinated and mutually supportive manner; and

WHEREAS, in order to accomplish the goals, aims, and objectives of the Housing and Community Development Grant the Mayor and Executive Director of the Mayor's Policy and Development Office desire to execute contracts for the purchase of two specified properties in the City of Newark, New Jersey, as part of the approved Community Development application, approved by the Municipal Council, Resolution No. 7RCQ, February 5, 1975, which said application is on file in the Office of the City Clerk of Newark; and

WHEREAS, under the aforesaid Community Development Application providing funds to carry out such activities, the Mayor's Policy and Development Office is permitted to make payments for the purchase of property pursuant to the Housing and Community Development funded Community Facilities project.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Mayor and Executive Director of the Mayor's Policy and Development Office is hereby authorized to execute contracts for the purchase of the properties described below, with the conveyance to be by bargain and sale deed with covenant against the act of the seller.
2. That the properties to be purchased include land and improvements and shall be purchased for the consideration indicated:
  - Block 2768, Lots 2, 3 (DeWitt Tool Co., Inc.)  
Consideration: \$20,000
  - Block 536, Lot 1 (the Trust for Public Land)  
Consideration: \$72,500
3. No City funds are required for these purchases which will necessitate additional cash appropriations by the City.
4. That originals of both contract of sale and deed be filed in the Office of the City Clerk.

October 15, 1975

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman James.

Councilman Carrino stated this is the first time this Administration has seen fit to do something for the people in the North Ward. The North Ward has no such facility and never had such a facility. At present this building on Bloomfield Avenue, an old A. & P. which has been deteriorating over the past ten to fifteen years, is an eyesore. Councilman Carrino wanted the people in the North Ward to know that this will be a community center involving Consumer Action Program and On The Job Training site, and possibly a Youth and Senior Citizens Center in the very near future.

The motion to close the hearing and adopt the ordinance on second reading and final passage was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION, DIVISION OF TAXICABS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO DELETE THE TITLE OF ADMINISTRATIVE SECRETARY AND TO ADD THE TITLES OF SECRETARIAL ASSISTANT AND ACCOUNT CLERK AND TITLE CODES FOR ALL POSITIONS, AND TO ADJUST CERTAIN SALARIES)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of ordinance 6S&Fd adopted June 18, 1975 be amended by abolishing the title of Administrative Secretary and creating the titles of Secretarial Assistant and Account Clerk, and adjusting the salary ranges and codes of other titles therein to read as follows:

## (e) Division of Taxicabs.

410

<u>POSITION</u>	<u>NO. OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Secretarial Assistant 641510	1	\$ 8,264	\$ 10,045
Director, Division of Taxicabs 200104	1	15,582	18,940
Chief Inspector, Division of Taxicabs 995526	1	11,628	14,133
Assistant Chief Inspector, Division of Taxicabs 995528	1	9,567	11,628
Inspector, Division of Taxicabs 995527	2	8,677	10,547
Clerk Typist 654310	2	5,326	6,474
Account Clerk 252140	1	5,592	6,798

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

Not Voting: Councilman Bottone.

President Harris: The yeses are seven, the no is one and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES FOR CONSIDERATION.

President Harris called for ordinances for consideration.

6-S & F-d.

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance rejected by the Mayor May 23, 1975)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a.

MS. PRISCILLA MILLER, 611 HIGH STREET, NEWARK, NEW JERSEY, and

6-HC-b.

MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the dire need for housing in the City of Newark. They complained about housing conditions, substandard housing, vacant lots, buildings being demolished and no housing being constructed.

Ms. Lewis presented a petition, purporting to contain 1,000 signatures, to the Municipal Council urging them to give full support to tax abatement for housing in the Central Ward's urban renewal tract R-32, and any other approval necessary to construct housing, schools, medical facilities and shopping areas in the Central Ward R-32 neighborhood.

Councilman Allen stated the Council is well aware of the dire need for decent housing in the City. Many housing units are being built or proposed to be built in the Central Ward.

6-HC-c.

MS. CATHERINE TALIAFERRO, 143 NORTH NINTH STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council complaining about children in the neighborhood staying up all hours of the night, making noise and destroying property in the area. The speaker dwelt at length with the responsibility people should have to maintain their neighborhood.

October 15, 1975

412

President Harris read the following letter, dated March 5, 1975, addressed to John Cervase, Esq. and signed by Lewis B. Kaden, Special Counsel to the Governor:



"STATE OF NEW JERSEY  
OFFICE OF THE GOVERNOR  
TRENTON

BRENDAN T. BYRNE  
GOVERNOR

March 5, 1975

LEWIS B. KADEN  
SPECIAL COUNSEL TO THE GOVERNOR

John Cervase, Esq.  
423 Ridge Street  
Newark, New Jersey 07104

Dear Mr. Cervase:

Governor Byrne has asked me to reply to your correspondence concerning the financing of the proposed Kawaida Family Housing project in the Central Ward in Newark by the New Jersey Housing Finance Agency.

Please be advised that the HFA does not extend financing to housing projects unless the sponsor of the project can demonstrate that the project is financially feasible. The HFA must be certain that the fees, revenues, etc. from the project will satisfy the debt incurred by the sponsor. In the instance of the Kawaida Family Housing project, the HFA has determined that the project is not fiscally feasible without a tax abatement from the City of Newark. I am informed that the City of Newark has refused to grant such a tax abatement. Accordingly, HFA will not offer financing to the sponsor.

Very truly yours,

A handwritten signature in dark ink, appearing to read "Lewis B. Kaden".

LEWIS B. KADEN "

President Harris declared, "This Council has made its position very clear in regard to an application which appeared before us to grant tax abatement. Granting tax abatement is strictly within the purview of this Governing Body. No harassment, name calling, literature, pressure or intimidation will force us to relinquish our souls in making the determination. It is the thinking of this Council, by a majority vote, not to grant tax abatement to the Kawaida people to sponsor housing in R-32. We have approved every other application that has been before us. We will continue to approve applications that will come before us for housing. It is our thinking that it is not in the best interest of the majority of the residents of the City of Newark to grant the Kawaida people tax abatement."



RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH NORTH AMERICAN PHILIPS COMMUNICATIONS CORP., 91 MCKEE DRIVE, MAHWAY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, TO FURNISH AND INSTALL AN EMERGENCY REPORTING SYSTEM TO PROVIDE FOR CITY OF NEWARK EMERGENCY CONTACT BETWEEN GENERAL PUBLIC AND EMERGENCY COMMUNICATIONS CENTRALS, FOR \$478,466., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, FOR ONE YEAR EFFECTIVE DATE CONTRACT IS APPROVED BY THE MUNICIPAL COUNCIL; TOTAL AMOUNT WILL BE PAID FROM 1974 CAPITAL IMPROVEMENT BUDGET 6SK-5/1/75-PROJECT #35-74, AMENDED ORDINANCE 6-S & F-b, SEPTEMBER 19, 1974, PROJECT #35-74.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION RATIFYING CONTINUATION OF SERVICE FOR RENTAL AND LEASE OF UNIFORMS WITH LAUNDER LEASING SERVICES, 58 GOULD AVENUE, NEWARK, NEW JERSEY, \$1,3995 PER MAN; COST OF AFORESAID SERVICES SHALL BE PAID FROM DEPARTMENT OF PUBLIC WORKS, ACCOUNT CODE 7106.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-c.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, FROM MATERIALS AND SUPPLIES TO OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, TO PROVIDE FUNDS FOR UNIFORM CONTRACT COSTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded

by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-d.

RESOLUTION AUTHORIZING POLICE DIRECTOR TO EXECUTE CONTRACT WITH JOSEPH S. WHITE, FOR CONTINUING SERVICES AS CONSULTANT IN THE AREA OF POLICE PUBLIC RELATIONS AND RECRUITMENT FOR TERM BEGINNING OCTOBER 15, 1975 AND TERMINATING OCTOBER 14, 1976 FOR \$15,000.; FUNDS PROVIDED THROUGH DECEMBER 31, 1975 IN 1975 BUDGET AND FUNDING FROM JANUARY 1, 1976 TO OCTOBER 14, 1976 WILL BE SUBJECT TO APPROPRIATION IN 1976 BUDGET BY MUNICIPAL COUNCIL. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution with the contract term commencing October 15, 1975 and terminating October 14, 1976, was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Carrino stated he has no personal involvement with Mr. Joseph S. White and only met him two days ago. According to his background, he is an excellent individual and well qualified for the position. However, there is money in the budget until December 31, 1975 for Mr. White's contract. That \$4,000. - \$5,000. is in the budget now for professional services. If this resolution is not approved tonight, this money can be used to put back a policeman on the job starting tomorrow. If the Council adopts this resolution, the services of Consultant Joseph S. White would be retained until October 14, 1976, which means \$15,000. would have to be provided in the 1976 Police Department Budget to cover the cost of the contract.

Councilman Carrino stated in view of the preliminary figures received from the Mayor, and in light of the fact 600 to 700 pieces of property are to be foreclosed the next few months, there is a strong possibility the tax rate is going to go up \$2.00 to \$3.00 or there are going to be layoffs in 1976. If more policemen are going to be laid off in 1976, he cannot understand how \$15,000. can be put aside for a public relations man in the Police Department. There are 450 men waiting to come into the Police Department. They passed the Civil Service examination, physical, have been certified and investigated. There is no need for anyone to recruit men for the Police Department when there are 450 men waiting to come in. If we have to spend \$15,000.

for a man to recruit men when we have the men, all we need is the money to put them on, he thinks this is absolutely ludicrous.

Councilman Carrino continued the Mayor and Administration of the City of Newark have a Federal Program, the Mayor's Policy and Development Office, consisting of 35 to 40 consultants, public relations people, etc. If Mr. White is so qualified, and he thinks Mr. White is, there is no reason why the Mayor and Mr. Dennison cannot place him on the Mayor's Policy and Development Office payroll and assign him to the Police Department to serve as a public relations man, thereby releasing \$15,000. in City funds for employees of the Newark Police Department. There is also a public information office directly under the administration of the City of Newark where public relations people are hired under a Federal Program. Councilman Carrino recommended deferring action on this resolution until they can ascertain where Mr. White can be placed without using Police Department funds.

Councilman Allen said he did not want the public to believe they were creating a position and appropriating funds in the budget. The money is in the budget for the consultant and Mr. White is filling the position.

Councilman Tucker stated they should be guided by consistency. There is a representative of public relations caliber within the Police Department, not just for this year but numerous years in the past. There is a similar situation in the Fire Department. Mr. Phil Brito acts as public relations man in the Fire Department and is paid about the same salary. Funds are available for this position and they are not talking about considering an emergency appropriation. If funds are not appropriated in the 1976 Budget, then in effect the contract is null and void. Appropriations within the Police Department are dedicated funds and cannot be utilized for any other purpose, except the hiring of policemen.

Councilman Tucker continued he is very much aware that policemen have been laid off within the City of Newark and that firemen had to do a recapitulation and take a certain amount of salary cut to prevent a layoff within the City of Newark. His position advocating that additional policemen be hired is very clear. The point the Council is relating to right now is that the contract in relation to Mr. White is perpetuating public relations position for the Police Department consistent with that of the Fire Department. The Council is not necessarily entertaining the possibility of utilizing funds in any other way. They have the option of appropriating funds for particular purposes. The Council does not have the option to direct Administration to lay off Mr. White and rehire two additional policemen. Councilman Tucker said he knows full well the citizens of Newark are very much concerned about

October 15, 1975

446

policemen being laid off. Consistent with all of the things they are aware of in relation to uniformed services, that is the reason he is moving for the adoption of this resolution.

Councilman Carrino clarified it is true there has been a public relations man in the Police Department for twelve years. However, Newark policemen were never laid off before. As long as there is a full contingent of police in the Police Department, he would be the first person to say to have a public relations man, but right now, for the first time in the City of Newark, policemen are laid off. Therefore, the public relations man should be the first to go. There is a public relations man in the Fire Department carried as part of their table of organization. If the Fire Department feel they want to list their public relations man as a fireman, that is their business if the unions are not fighting it. However, the fact remains that \$15,000. has to be taken out of the Newark Police Department Budget to procure a contract for a public relations man.

Councilman Carrino recommended if his colleagues feel the Police Department needs a public relations man, they should sit down with the Federal people in the City of Newark and see if they can get money from a Federal Program and keep the \$15,000. in the Police Department Budget for police officers, the way it is supposed to be. In March or April, 1976, when the Mayor appears before the Municipal Council and says 15 to 20 policemen have to go, the Council is going to look pretty funny with a public relations officer at \$15,000.

Councilman Tucker said the table of organization for public relations within the Police and Fire Departments are identical. If the Fire Department wants to deal with a public relations person, they can and have communicated with the Municipal Council to make their wishes known. If the Patrolman's Benevolent Association and Fraternal Order of Police have a particular concern they would like to raise in relation to a public relations person, they also can communicate with the Council. At this point and time the Council has not received any communication from the Police Department or Fire Department Unions in reference to their public relations personnel.

Councilman Carrino declared the Patrolman's Benevolent Association, the Fraternal Order of Police or the Superior Officers of the Police Department did not put him in office. The people put him in office. The money should remain in the Police Department Budget for police officers, not public relations.

The motion to adopt the resolution with the contract term commencing October 15, 1975 and terminating October 14, 1976 was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY FOR PERIOD JULY 1, 1975 TO JUNE 30, 1978, FOR \$64,400.; TO DEFRAY COST OF BLOOD LEAD TESTING, CENTRAL REGISTRY AND OF CLINICAL CARE SERVICES TO COMBAT LEAD POISONING IN THE CITY OF NEWARK; GRANT OF \$280,000. FROM DEPARTMENT OF HEALTH, EDUCATION AND WELFARE (PUBLIC HEALTH SERVICES, HEALTH SERVICES AND MENTAL HEALTH ADMINISTRATION) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH PENNSYLVANIA LIFE INSURANCE COMPANY WHICH WILL PROVIDE SALES TRAINING FOR 100 PARTICIPANTS TO THE COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM NOT TO EXCEED \$77,000. - AVAILABLE THROUGH CETA, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH PRESTIGE MAINTENANCE, INC., 39 NORMANDY PLACE, IRVINGTON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR JANITORIAL SERVICE ONLY AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR, EFFECTIVE OCTOBER 1, 1975 TO SEPTEMBER 30, 1976 IN AMOUNT NOT TO EXCEED \$106,380., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; PAYMENTS SHALL BE MADE FROM FUNDS APPROPRIATED IN DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY.

448  
(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH P.T.M. ASSOCIATES TO CONDUCT EXPERIMENTS REGARDING WORKING HOURS FOR SUM OF \$3,000.; SOURCE OF FUNDS FOR THIS CONTRACT IS THE INTERGOVERNMENTAL PERSONNEL DEVELOPMENT ACT, RESOLUTION 7-R-x, MAY 15, 1974. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Removed from the Table October 1, 1975)

A motion to defer action on this resolution and directing the City Clerk to invite Personnel Development Unit Manager Paul Molle to meet with the Municipal Council at their pre-meeting conference November 3, 1975 to discuss this matter, was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, 24 HOUR HOUSING SECURITY PROGRAM-\$1,055,735.; ITEM AVAILABLE FROM UNITED STATES LAW ENFORCEMENT ASSISTANCE ADMINISTRATION (LEAA).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk was directed to request from Newark Housing Authority

October 15, 1975

Executive Director Robert A. Notte information as to what will happen to this program when the present appropriation is totally expended.

7-R-j.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN AMOUNT OF \$2,872. PAYABLE TO JAMES POTTS, JR. AND BROWN, VOGELMAN AND ASHLEY, ESQS., HIS ATTORNEYS, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL WHEREIN POLICE OFFICERS OF CITY OF NEWARK, NARCOTIC BUREAU SEIZED \$2,872. FROM APARTMENT OF JAMES POTTS, JR. AS CONTRABAND IN NARCOTIC RAID. (SUIT INSTITUTED IN ESSEX COUNTY DISTRICT COURT, DOCKET NO. 03271-74; MONIES PAID INTO CITY OF NEWARK TREASURY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-k.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$5,870.95 PAYABLE TO NATHAN CHOLODENKO, ESQ., AS ATTORNEY FOR JOHN W. BRISCOE, ROBERT SHADE AND LLOYD B. FLACK, UPON RECEIPT OF WARRANT TO SATISFY JUDGMENT AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL WHEN LLOYD B. FLACK, JOHN W. BRISCOE AND ROBERT SHADE WERE ARRESTED BY POLICE OFFICERS OF CITY OF NEWARK AND CHARGED WITH UNLAWFUL TAKING OF AUTOMOBILE WITHOUT OWNER'S CONSENT. (SUIT INSTITUTED IN SUPERIOR COURT LAW DIVISION-ESSEX COUNTY, DOCKET NO. L32709-71, JURY RETURNED VERDICT FOR PLAINTIFFS AND CITY OF NEWARK FILED APPEAL, DOCKET NO. A-2863-73; APPELLATE DIVISION OAFFIRMED JUDGMENT OF JURY) (\$3,200.-JOHN W. BRISCOE, \$1,000.-ROBERT SHADE AND \$800.-LLOYD B. BLACK, \$750.-INTEREST AND \$120.95 COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

October 15, 1975

7-R-1.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO AN AMENDMENT TO CONTRACT AUTHORIZED PURSUANT TO RESOLUTION 7-R-bu, JUNE 18, 1975, WITH MT. CARMEL GUILD TO OPERATE A WORK EXPERIENCE PROGRAM, BY DELETING NUMBER "100" IN SECOND WHEREAS OF CONTRACT AND SUBSTITUTING THEREFOR NUMBER "75" TO CORRECT NUMBER OF PARTICIPANTS FOR WHICH FUNDS ARE PROVIDED UNDER SAID CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO AMENDMENT TO CONTRACT AUTHORIZED PURSUANT TO RESOLUTION 7-R-q, JULY 16, 1975, WITH START-UP CORPORATION TO PROVIDE TRAINING SERVICES TO APPROXIMATELY 35 PARTICIPANTS IN FIELD OF ELECTRONIC ASSEMBLY, BY DELETING IN PREAMBLE TO SAID CONTRACT NAME "START-UP CORPORATION" AND SUBSTITUTING THEREFOR NAME "START-UP TECHNICAL INSTITUTE, INC." AND BY DELETING ARTICLE I, SECTION 1.3 OF SAID CONTRACT AND SUBSTITUTING THEREFOR A NEW ARTICLE I, SECTION 1.3 WHICH CLARIFIES MANNER AND METHOD OF PAYMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH EMANUEL SENIOR CITIZENS, INC. TO DELIVER SOCIAL COMMUNITY SERVICES FOR RESIDENTS OF CITY OF NEWARK OVER THE AGE OF FIFTY-FIVE (55) YEARS OLD FOR \$66,647. - SOURCE OF FUNDS IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-o.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH MT. CARMEL GUILD TO OPERATE A PART-TIME WORK EXPERIENCE PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH BETWEEN AGES OF 14 AND 18 FOR SUM NOT TO EXCEED \$300,000. - SOURCE OF FUNDS IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made By Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$7,100. PAYABLE TO BERNARD I. KRAMER, ATTORNEY, 1180 RAYMOND BOULEVARD, NEWARK, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR REPRESENTING CLARENCE PHILSON, A POLICE OFFICER OF CITY OF NEWARK WHO WAS INDICTED BY GRAND JURY AND FOUND INNOCENT. (SUIT BROUGHT AGAINST CITY OF NEWARK IN SUPERIOR COURT OF NEW JERSEY AND JUDGMENT ENTERED AGAINST CITY OF NEWARK WITH NO COSTS TO BE ASSESSED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$350. PAYABLE TO JOHNNIE SNOW AND DIAMOND, GROSSMAN, PITMAN AND UDINE, ATTORNEYS, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES SUSTAINED TO HIS AUTOMOBILE AND INJURIES INCURRED TO MR. SNOW WHICH CAUSED STIFFNESS AND LIMITED MOTION TO HIS LEFT KNEE WHEN OPERATING A MOTOR VEHICLE WHICH STRUCK LARGE HOLE ON SIXTEENTH AVENUE BETWEEN BERGEN AND CAMDEN STREETS. (SUIT INSTITUTED IN SUPERIOR COURT OF NEW JERSEY AGAINST CITY OF NEWARK-\$350., BOARD OF EDUCATION, PUBLIC SERVICE ELECTRIC AND GAS COMPANY, CERAMI CONSTRUCTION COMPANY-\$250. AND ANDREW OLENICK, JR.-\$150.)

(Copy of resolution and correspondence submitted to each Member of the Council)

422  
A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$250. PAYABLE TO MS. WILLIE MAE CLARK AND EMANUEL FISH, ESQ., HER ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE AND STIPULATION OF DISMISSAL FROM PLAINTIFF FOR INJURIES SUSTAINED BY MS. CLARK AS RESULT OF COLLISION WITH MR. ENRIQUE ESTEVEZ AT INTERSECTION OF BLOOMFIELD AVENUE AND BLOOMFIELD PLACE, NEWARK, WHEN TRAFFIC SIGNALS WERE NOT PROPERLY WORKING. (MR. ESTEVEZ AGREED TO SETTLE HIS CLAIM AGAINST CITY FOR \$250. IN CONSIDERATION OF CITY'S CONTRIBUTION TOWARDS SETTLEMENT OF CLARK VS. ESTEVEZ VS. CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MARY E. BLAKE AND ROBERT R. BLAKE, HER HUSBAND, OWNERS OF PREMISES 214 NORTH 9TH STREET, BLOCK 1945, LOT 23, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION ACCEPTING BID OF NEW COMMUNITIES SENIOR CITIZENS HOUSING CORPORATION FOR \$10,000., IN ACCORDANCE WITH SPECIFICATIONS FOR PURCHASE OF CITY-OWNED PROPERTIES KNOWN AS BLOCK 241, LOTS 1, 2, 3, 4, 5, 6, 9, 10, 11, 12, 49, 50, 51, 52, 53, 54 AND 61.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk read memorandum, dated October 14, 1975, from Real Estate Officer Dante A. Milano stating the Real Estate Commission received bid proposal of the New Communities Senior Citizens Housing Corporation in the amount of \$10,000., for land

October 15, 1975

with the development of a 15 story, \$8,150,000. Senior Citizens apartment house. The Commission is satisfied that all bid specifications have been met and that this corporation is a responsible and able bidder. The Real Estate Commission recommend the bid of New Communities Senior Citizens Housing Corporation be accepted.

A motion to adopt the resolution upon condition that the Corporation construct 200 units of Senior Citizens housing, was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION CANCELLING HYDRANT DAMAGE CHARGES IN THE AMOUNT OF \$510.24

FILED AGAINST ANDREW SANTA MECCA (DECEASED), ACCOUNT NUMBER 99/910/0520/00.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION RATIFYING PURCHASE OF FREON AND RENTAL OF CYLINDERS FROM TESCO

DISTRIBUTORS, INC., 300 NYE AVENUE, IRVINGTON, NEW JERSEY, TOTALING \$9,635.50 FOR DIVISION OF RECREATION MAINTENANCE, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6; COST SHALL BE PAID FROM 1975 OPERATING BUDGET OF DEPARTMENT OF RECREATION AND PARKS, DIRECTOR'S OFFICE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AMENDING RESOLUTION 7-R-br, JUNE 18, 1975, "RESOLUTION AUTHORIZING

MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH GRAD PARTNERSHIP, ARCHITECTS, ENGINEERS AND PLANNERS FOR THE PURPOSE OF PROVIDING NEW-TOWN IN-TOWN STUDY. (CONTRACT PROVIDES FOR PAYMENT OF \$92,750. WHICH SUM IS INCLUDED IN THE HOUSING AND COMMUNITY DEVELOPMENT BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC

424

CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION), "  
BY CHANGING THE SOURCE OF FUNDS FROM THE HOUSING AND COMMUNITY DEVELOPMENT BUDGET TO  
THE COMPREHENSIVE PLANNING ASSISTANCE GRANT, PROJECT NO. CPA-NJ-02-39-1030, AND THE  
HOUSING AND COMMUNITY DEVELOPMENT BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AMENDING RESOLUTION 7-R-bh, JUNE 19, 1974, WHICH AMENDED  
RESOLUTION 7-R-cd, AUGUST 8, 1973, AUTHORIZING EXECUTION OF CONTRACTS WITH DESIGN  
CONSULTANTS FOR OPEN SPACE PROGRAM, SECTION 1, MAXIMUM COST OF DESIGN CONSULTANT  
SERVICES TO READ ANDRES, MICELI, WEED-\$20,700.; COFFEY, LEVING, BLUMBERG-\$127,000.;  
RICHARD DATNER AND ASSOCIATES-\$91,500; JOHN CIARDULLO ASSOCIATES-\$118,300.;  
SYNTERRA LIMITED-\$70,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO  
LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF  
RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE  
CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, LAW DEPARTMENT, FROM INVESTIGATOR AND  
LEGAL ASSISTANT TO CORPORATION COUNSEL, FIRST ASSISTANT CORPORATION COUNSEL, ASSISTANT  
CORPORATION COUNSEL AND LEGAL ASSISTANTS - \$11,454., TO PROVIDE SALARY INCREASES  
EFFECTIVE AUGUST 31, 1975, ALSO ADJUSTMENT IN SALARY IS FOR 88 DAYS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, James.

7-R-z.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND

425

DEVELOPMENT OFFICE TO ENTER INTO AGREEMENT WITH URBAN REINVESTMENT TASK FORCE, FOR  
DEVELOPING A NEIGHBORHOOD HOUSING SERVICE PROGRAM IN SELECTED NEIGHBORHOODS IN CITY  
OF NEWARK; \$34,000. DEVELOPMENTAL COSTS BY STATE NEIGHBORHOOD PRESERVATION  
DEPARTMENT OF COMMUNITY AFFAIRS DEMONSTRATION PROGRAM, \$200,000. OPERATIONAL COSTS  
BY MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR AT LEAST TWO YEARS, BUDGETED IN HOUSING  
AND COMMUNITY DEVELOPMENT FUND. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT  
TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-2 (b), AUTHORIZING ADVERTISING OF  
RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to defer action on this resolution and directing the City Clerk to  
invite Mayor's Policy and Development Office Executive Director Dennison to meet  
with the Municipal Council at their pre-meeting conference November 3, 1975 to discuss  
this matter, was made by Councilwoman Villani, seconded by President Harris and de-  
clared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF ENGINEERING TO ENTER INTO  
CONTRACT WITH NEWARK CHAMBER OF COMMERCE AND BROWN AND HALE ARCHITECTS FOR DESIGN  
SERVICES AT SYMPHONY HALL, FOR \$2,500. (CITY SHALL PAY \$1,500. AND CHAMBER \$1,000.)  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-2a, AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the  
Council)

(Business Administrator Walls met with the Council October 14, 1975)

A motion to defer action on this resolution was made by Councilman Martinez,  
seconded by Councilman Tucker and declared adopted by President Harris by the follow-  
ing votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bb.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE  
LAW ENFORCEMENT PLANNING AGENCY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION  
OF THE UNITED STATES DEPARTMENT OF JUSTICE TO CONTINUE THE HIGH IMPACT AGENCY IN A  
PROGRAM ENTITLED "CONTINUATION OF THE IMPACT CRIME ANALYSIS TEAM." (FEDERAL -  
\$424,114., LOCAL CASH - \$100,000., TOTALLING \$524,114.)

426

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action of this resolution and directing the City Clerk to invite High Impact Anti-Crime Program Deputy Director Zalkind to meet with the Municipal Council at their pre-meeting conference November 3, 1975 to discuss this matter, was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING REAL ESTATE COMMISSION TO LEASE AT PUBLIC AUCTION THE ENTIRE 15TH AND 16TH FLOORS OF CITY-OWNED PROPERTY AT 605 BROAD STREET, BLOCK 18, LOTS 27, 28 AND 77, PURSUANT TO N.J.S.A. 40A:12-14(c): THE MINIMUM MONTHLY RENTAL SHALL BE \$833.33 FOR A PERIOD OF ONE YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE PLANNING ASSISTANCE GRANT, MINORITY WORK STUDY TRAINING PROGRAM, \$38,000.; ITEM AVAILABLE FOR UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Mayor's Policy and Development Office Executive Director Dennison to meet with the Municipal Council at their pre-meeting conference November 3, 1975 to discuss this matter, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

October 15, 1975

7-R-be.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT

OFFICE/COMMUNITY ORGANIZATION TO ENTER INTO CONTRACT WITH CHESTER JONES CONSULTING FIRM, FOR PROVIDING GUIDANCE, ADVICE AND TECHNICAL ASSISTANCE IN EXECUTION OF ONE DAY WORKSHOP, OCTOBER 18, 1975, BY CITIZENS ADVISORY BOARD OF MAYOR'S POLICY AND DEVELOPMENT OFFICE, FOR \$1,000., BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-3, AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and failed of adoption by the following votes:

Yes: Councilmen Allen, Giuliano, James, Tucker, President Harris.

No: Councilmen Bottone, Carrino, Martinez, Villani.

Councilman Carrino stated he wanted the press to be aware of the fact the Council adopted this resolution authorizing a man to come from Philadelphia to Newark, for one day for \$1,000., to advise the Advisory Boards of the Advisory Boards what to do as far as development of the City of Newark is concerned. This man will tell the people who live in Newark how they should advise the Advisory Boards.

Councilman Tucker commented this resolution failed of adoption. The \$1,000. is for a consulting contract which would set up training for the Citizens Advisory Board on community participation in Newark municipal government. It makes sure the Advisory Board understands government structure and interacts with the governmental structure, their recommendations dealing with planning and development. Councilman Tucker said he raised a point in conference why the Council has to get involved in considering a \$1,000. contract to set training for the Citizens Advisory Board. It is a small matter to him, but if his colleagues feel \$1,000. to train citizens is such a major event, so be it.

Councilman Bottone recommended, since the resolution failed of adoption, the Council defer action on this resolution and invite Mayor's Policy and Development Office Executive Director Dennison to a special conference of the Municipal Council to see if it is feasible to get this \$1,000. from the Mayor's Policy and Development Office.

Councilman Tucker contended the money is coming from the Mayor's Policy and Development Office, it is Federal money. Apparently the Corporation Counsel said it is a personal service contract. No matter what the amount, it has to come to the Council. \$1,000. is the amount of money for training that the Advisory Board has in their budget.

✓  
428  
7-R-bf.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH NEWARK SERVICES CORPORATION TO PROVIDE REHABILITATION SERVICE ON CITY-OWNED BUILDINGS, FOR \$9,500., BUDGETED IN HOUSING COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-2(b), AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

✓  
7-R-bg.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH BUILDING SERVICES CORPORATION OF NEW JERSEY, 550 NEWARK AVENUE, JERSEY CITY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR MATRON AND PORTER SERVICE ONLY, AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR, EFFECTIVE OCTOBER 15, 1975 TO OCTOBER 14, 1976 INCLUSIVE, FOR \$42,952., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS. (PAYMENTS SHALL BE MADE OUT OF OPERATING BUDGET APPROPRIATED FOR DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Public Property Division Acting Manager Toma to meet with the Municipal Council at their special conference October 21, 1975 to discuss this matter, was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris declared a two minute recess at 10:00 P. M.

The Council reconvened at 10:02 P. M.

✓  
7-R-bh.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH TOP ENTERPRISES, INC., 217 JEFFERSON STREET, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR CARPET CLEANING ONLY, AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR, EFFECTIVE OCTOBER 15, 1975 TO OCTOBER 14, 1976 INCLUSIVE, FOR \$3,227.46, IN ACCORDANCE WITH THEIR BID



October 15, 1975

SPECIFICATIONS. (PAYMENTS SHALL BE MADE OUT OF OPERATING BUDGET APPROPRIATED FOR  
DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls met with the Council October 14, 1975)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b1.

RESOLUTION AUTHORIZING NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO ISSUE FIREWOOD COLLECTION PERMITS TO GENERAL PUBLIC AT A RATE OF \$15. PER PERMIT LASTING FOR TWO WEEKS DURATION; NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION WILL COLLECT FEES ON BEHALF OF CITY OF NEWARK IN ACCORDANCE WITH CONTRACT FOR SERVICES DATED APRIL 1, 1974 AND AMENDED JULY 16, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk called attention to letter received today from Newark Watershed Conservation and Development Corporation Executive Director Terrence D. Moore stating firewood permits issued by the Corporation will be limited to the collection of two cords. No standing trees will be cut, only existing felled, dead trees.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b1.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE CONTRACT WITH MICHAEL GALDO FOR DEVELOPMENT OF PROFESSIONAL SERVICES FOR THE HOUSING AND COMMUNITY DEVELOPMENT AND OPEN SPACE AND NEIGHBORHOOD FACILITIES PROGRAMS; CONTRACT SHALL BE LIMITED TO \$12,000. AND IS PROVIDED IN CITY OPERATING BUDGET OF 1975. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-2 (6a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

450

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH NATIONAL ROOFING INCORPORATED, P. O. BOX 410, MILLINGTON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-28, REHABILITATION OF ROOFS FOR 31 GREEN STREET, FOR \$33,250. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED FOR BY BOND ORDINANCE 6-S & F-q, DECEMBER 27, 1974 (CAPITAL BUDGET PROJECT #83/2-72)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH HARRY GOLDFADEN AND SONS, INCORPORATED, 262-268 SOUTH 20TH STREET, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-25, REHABILITATION OF ROOFS FOR THE SOUTH-POLICE DISTRICT BUILDING, 706 HUNTERDON STREET, FOR \$43,400. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED FOR BY BOND ORDINANCE 6-S & F-c, APRIL 16, 1975 (CAPITAL BUDGET PROJECT #1475)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION AUTHORIZING REAL ESTATE COMMISSION TO LEASE AT PUBLIC AUCTION THE PREMISES AT 605 BROAD STREET, BLOCK 18, LOTS 27, 28 AND 77, THE ENTIRE SEVENTH FLOOR, PURSUANT TO N.J.S. 40A:12-14; THE ANNUAL MINIMUM RENTAL SHALL BE \$7,500., \$7,500. IN ADVANCE ON JANUARY 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION AUTHORIZING REAL ESTATE COMMISSION TO LEASE AT PUBLIC AUCTION

THE PREMISES 16 - 20 PARK PLACE, BLOCK 17, LOT 1, APPROXIMATELY 5,500 SQUARE FEET OF OFFICE SPACE ON THE FIFTH FLOOR, PURSUANT TO N.J.S. 40A:12-14; THE MONTHLY MINIMUM RENTAL SHALL BE \$1,833.33 FOR A ONE YEAR PERIOD.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION AUTHORIZING REAL ESTATE COMMISSION TO LEASE AT PUBLIC AUCTION

FOUR OFFICES CONSISTING OF 452 SQUARE FEET OF THE NINTH FLOOR AT CITY-OWNED PROPERTY, 786 BROAD STREET, BLOCK 146, LOT 48, PURSUANT TO N.J.S.A. 40A:12-14 (a); THE MINIMUM MONTHLY RENTAL SHALL BE \$160., FOR A PERIOD OF ONE YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per their request was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF

OF CITY OF NEWARK WITH ATKIN ROOFING AND SHEET METAL WORKS INCORPORATED, 1601 PENNSYLVANIA AVENUE, LINDEN, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-24, REHABILITATION OF ROOFING FOR GLADYS DICKINSON HEALTH CENTER, 95 SEVENTH AVENUE, NEWARK, FOR \$11,077., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED FOR BY GRANT FROM VICTORIA FOUNDATION-\$10,000. AND DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY-\$1,077.

(Copy of resolution and correspondence submitted to each Member of the Council)

432

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH HIGDON ELEVATOR COMPANY, INCORPORATED, 67 SOUTH NEWMAN STREET, HACKENSACK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-26, MODIFICATION OF TWO (2) PRESENT MANUAL ELEVATORS IN CITY HALL ANNEX BUILDING (MUNICIPAL COURTS BUILDING) EAST OF CITY HALL MALL, NEWARK, FOR \$38,400. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED FOR BY BOND ORDINANCE 6-S & F-q, OCTOBER 2, 1974 (CAPITAL BUDGET PROJECT #14-74)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

EMERGENCY RESOLUTION APPROPRIATING \$11,951.50, DEPARTMENT OF ADMINISTRATION, DIVISION OF TAXICABS, SALARIES AND WAGES-\$10,916.06, TRAVEL AND MEALS-\$750., GENERAL MATERIALS AND SUPPLIES-\$116.98 AND EMPLOYEE FRINGE BENEFITS-\$168.46; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris.

Councilman Bottone asked if the total appropriation included the salary for the new Director.

Chief Accountant Fitzsimons replied it includes \$15,582. for the Director.

Councilman Bottone queried, "How can you appropriate money for a Director when you do not know who the Director is?"

Councilman Tucker declared the taxicab situation has been discussed many times. The Division of Taxicabs includes the Director. If the Council wants the Division of Taxicabs to start functioning, they can honor this resolution so that it can start functioning.

Councilman Carrino indicated he would vote in the affirmative on this

resolution if they do not have a Director of Taxicabs until January 1, 1976. He felt the funds could be appropriated in the 1976 Budget.

433

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Allen, Bottone, Carrino, Giuliano.

Later in the meeting, a motion to reconsider this resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Councilman Allen said he was concerned whether the adoption of this resolution will cost the taxpayers money after January, 1976. He asked the City Clerk if funds would be generated from the taxicabs.

The City Clerk replied, "I cannot answer that question because it is not known, at this time, how many employees will be in the Division of Taxicabs. It appears from the correspondence received, this division is going to have a Director, Chief Inspector, Assistant Chief Inspector, two License Inspectors, two Clerk Typists, two Account Clerks and I do not know what other titles will be provided in the division. If this is the case, it means there will be a new agency with additional employees to implement it because the Division of Taxicabs presently has the same employees as the Division of Licenses, except for the Account Clerks and the Director of the Division of Taxicabs. I cannot say whether or not additional revenues generated by increasing license fees will more than pay the salaries of the increased personnel in this new division.

This is an emergency resolution and an emergency, as defined by the Statute, states you are faced with the necessity of doing something today. If you do not have a Director of that division on board, whose salary it is necessary for you to pay, technically this emergency resolution is not in order. The amount should be adjusted to the amount necessary to pay the Director when the job is filled from that point to the end of the year. If this amount includes the amount to be paid to the Director of Taxicabs beginning today, and he is not on board, this resolution is not in order."

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez.

434

Councilman Tucker stated when they made the adjustments in the fees, one of the points of contention was to insure that all fees charged would compensate the City for whatever expenditures the City was dealing with now. He remembers specifically what they dealt with was that the generated fees in increasing the licenses, renewals of medallions, transfers of medallions within the year, more than compensated for the actual cost of operating the division. The generated revenue will not cost the taxpayers of the City of Newark as it cost the taxpayers in the past. This will take place December 31, 1975 when all of the licenses, which are currently granted to the taxicab industry, will be renewable. At that point and time, all the funds for the operational expense for the Taxicab Commission for the following year will be paid by the taxicab industry. At this point, they are appropriating funds to operate the Taxicab Commission for three months until such time as funds are generated from the renewal of licenses, medallions and transfer fees.

Councilman Allen remarked he understood if there is no Director of Taxicabs, this resolution is not in order.

The City Clerk said he was just informed this amount of \$11,951.50 is meant to pay for salaries beginning November 1, 1975, which gives some leeway between now and November 1, 1975 to make necessary appointments. However, they are not faced with that emergency now. If appointments are to be made effective November 1, 1975, then this would be in order because between now and November 1, 1975 an emergency appropriation would be needed to pay them.

Councilman Carrino queried, "If these funds are to start November 1, 1975 to the end of the year and we do not get an increase in fees until January 1, 1976, who is paying this amount right now to subsidize these people?"

The City Clerk replied, "The citizens of Newark."

Councilman Bottone requested a legal opinion. He could not see how emergency funds could be appropriated for a person who is not in the position. Councilman Bottone said this matter was discussed in conference yesterday and the Director was not supposed to be part of it. It was supposed to be a transfer of two people already on board, transferring money into the new division. Now there are six positions, not two positions. Councilman Bottone requested the Law Department to give a legal opinion if it is legal to appropriate emergency funds for a position that is not filled. This position has to be approved by the Council.

Assistant Corporation Counsel Dvorin could not answer this question.

Legal Analyst Kauder replied, "Yes, funds are needed before an appointment is made."

Councilman Bottone remarked it is possible the Council may not vote for a Director.

Councilman Carrino asked Legal Analyst Kauder to explain the definition of the word "emergency."

Legal Analyst Kauder replied, "This is an emergency appropriation because no funds were budgeted in advance. We budget positions that are not created yet. As an example, in the budget next year you may have funds and no one to fill that position."

Councilman Carrino asked, "Will the State of New Jersey accept this as an emergency?"

Legal Analyst Kauder replied, "Yes, I would think so."

Councilman Tucker reiterated they know funds will be forthcoming December 31, 1975 and they must get the Taxicab Commission off the ground. He urged his colleagues to vote in the affirmative on this resolution.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliano.

7-R-bs.

RESOLUTION APPOINTING JOHN N. TRACY CONSTABLE FOR A TERM ENDING DECEMBER 31, 1975 AND APPROVING HIS BOND AS TO SUFFICIENCY.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, DEFERRED CHARGES AND STATUTORY EXPENDITURES, FROM CONSOLIDATED POLICE AND FIREMEN'S PENSION FUND TO PUBLIC EMPLOYEE'S RETIREMENT SYSTEM; TO PROVIDE FUNDS TO COMPLETE ANNUAL PAYMENT TO THE PUBLIC EMPLOYEE'S RETIREMENT SYSTEM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

October 15, 1975

436  
7-R-bu.

RESOLUTION AMENDING RESOLUTION 7-R-F ADOPTED OCTOBER 1, 1975 TO PROVIDE

FOR TAX ABATEMENT AND APPROVAL OF REHABILITATION PROJECT OF CENTER CITY HOUSING COMPANY #3 AT 17-19 PENNSYLVANIA AVENUE, 11-13 THOMAS STREET, 15 THOMAS STREET (ALSO KNOWN AS 37 BRUNSWICK STREET) AND 12-14 PENNSYLVANIA AVENUE TO COINCIDE WITH AMENDED APPLICATION OF CENTER CITY HOUSING COMPANY #3.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to remove from the Table "EMERGENCY RESOLUTION APPROPRIATING \$24,250., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SERVICE BY CONTRACT OR AGREEMENT, OTHER EXPENSES, TO PROVIDE FUNDS FOR ADEQUATE BUILDING INSURANCE COVERAGE AND SAFE WORKING CONDITIONS FOR CITY EMPLOYEES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET," was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.

EMERGENCY RESOLUTION APPROPRIATING \$24,250., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SERVICE BY CONTRACT OR AGREEMENT, OTHER EXPENSES, TO PROVIDE FUNDS FOR ADEQUATE BUILDING INSURANCE COVERAGE AND SAFE WORKING CONDITIONS FOR CITY EMPLOYEES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Resolution tabled September 17, 1975)

(Public Property Division Acting Manager Toma met with the Council October 14, 1975)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to remove from the Table "EMERGENCY RESOLUTION APPROPRIATING \$50,816., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, GENERAL MATERIALS AND SUPPLIES, TO PROVIDE FUNDS FOR SAFE WORKING CONDITIONS AND ADEQUATE WORKING AREAS;



October 15, 1975

637

SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET," was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

EMERGENCY RESOLUTION APPROPRIATING \$50,816., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, GENERAL MATERIALS AND SUPPLIES, TO PROVIDE FUNDS FOR SAFE WORKING CONDITIONS AND ADEQUATE WORKING AREAS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Resolution tabled September 17, 1975)

(Public Property Division Acting Manager Toma met with the Council October 14, 1975)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to remove from the Table "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, WATER UTILITY, WATER SUPPLY, FROM TAXES TO OTHER EXPENSES, MATERIALS AND SUPPLIES; TO PROVIDE ADEQUATE FUNDS FOR MATERIALS AND SUPPLIES EXPENDITURES (GENERAL MATERIALS AND SUPPLIES, CODE 7201)," was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, WATER UTILITY, WATER SUPPLY, FROM TAXES TO OTHER EXPENSES, MATERIALS AND SUPPLIES; TO PROVIDE ADEQUATE FUNDS FOR MATERIALS AND SUPPLIES EXPENDITURES (GENERAL MATERIALS AND SUPPLIES, CODE 7201).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Resolution tabled September 17, 1975)

(Water Supply Division Manager Berardinelli met with the Council October 14, 1975)

436

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker.

Councilman Tucker indicated this emergency appropriation would not have been necessary if the funds to buy the chemicals which purify our water system were not taken internally from the Division of Water Supply and put directly into the Watershed Corporation. This is an emergency appropriation perpetrated by a transfer within the department, which automatically puts the Council in a position of having to vote for an emergency appropriation for chlorine when the original money was appropriated for chlorine directly in the budget. Councilman Tucker suggested, pending final acceptance of this resolution, the City Clerk request Newark Watershed Plan Director Terrence Moore to submit some rationale as to why those funds were transferred internally without advising the Council as to why they were transferred, which automatically meant the Council had to relate to an emergency appropriation at this time.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

MOTIONS.

7-M-a.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THAT THE PURCHASING AGENT, IN SOLICITING BIDS FOR CONTRACTS, RECITE SPECIFICALLY THAT PAYROLL TAXES ARE PAYABLE TO THE CITY OF NEWARK FOR SERVICES PERFORMED WITHIN THE CITY IN ACCORDANCE WITH STATE STATUTE AND CITY ORDINANCE; AND IN AWARDING SUCH CONTRACTS THAT HE NOTIFY THE TAX COLLECTOR'S OFFICE OF ALL NONRESIDENT CONTRACTORS, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

Councilwoman Villani stated on September 23, 1975 two small children were soundly sleeping in their apartment at 503-505 Hawthorne Avenue. While sleeping, the older of these two children was mauled by a rat and bitten on the lips and ears. Her mother, startled from a sound sleep by her child's screams, wrapped her up and took her to Beth Israel Hospital where she received emergency treatment. When she returned home, her other child, age 6, was bitten on the arm and the mother, now overcome with fear and grief, was forced to return to the Emergency Room of Beth Israel Hospital for emergency treatment.

October 15, 1975

439  
Councilwoman Villani continued the following day a neighbor called the City of Newark's Rat and Pest Control Project to report the incident and request immediate action. No one came. The following day the two children were taken to the nurse at Bragaw Avenue School for a checkup. The nurse, upon hearing that no one responded, called the Urban Rodent and Insect Control Project to expedite the arrival of the exterminators. She was told they do not go out when it is raining. Councilwoman Villani questioned how can we, as Councilpersons, sit idly by when \$238,000. is being devoted to a program where the employees do not have a fundamental regard for the well-being of the people they are paid to serve? It took a telephone call from her office that day to get someone from the agency to go to Mrs. Allen's home.

Councilwoman Villani demanded a written explanation be secured from the Director of Newark's Urban Rodent and Insect Control Project. She declared if the City, or any of its agencies, takes on a responsibility to provide a specifically needed service, then that agency has a moral and civic responsibility to provide that service, whatever the circumstances. Councilwoman Villani added if another of Mrs. Allen's children had been attacked in the three days it took for that agency to respond, she would have personally instituted a suit against them.

A MOTION REQUESTING AN IMMEDIATE AND IN-DEPTH INVESTIGATION AND WRITTEN REPORT TO THE MUNICIPAL COUNCIL BY WILLIAM C. HOGGARD, DIRECTOR OF NEWARK'S URBAN RODENT AND INSECT CONTROL PROJECT, CONCERNING ALLEGATIONS OF NONFEASANCE BY THAT FEDERALLY-FUNDED PROGRAM, IN THE CASE OF SHEILA AND REGINA ALLEN, WHO WERE BITTEN BY RODENTS IN THEIR SOUTH WARD APARTMENT IN SEPTEMBER, was made by Councilwoman Villani, seconded by Councilman Carrino.

Councilman James stated he was very proud and happy with Councilwoman Villani's actions. He read the newspaper article and certainly she should be congratulated by the Municipal Council and the citizens of Newark. However, he believed there are two other points which need to be explored. Councilman James said the Council has met with representatives of the Rat and Pest Control and this body has seen fit to join with them in asking for additional funds whereby the Rat and Pest Program would extend to the South Ward. The Director informed him that presently the South Ward is not a target area in the Rat and Pest Control Program. It is not a target area, yet they have been lobbying. They go out on an emergency basis and requested two inspectors be placed in each ward. The more recent proposal, which is on his desk, is a letter from the Department of Health, Education and Welfare whereby they have approved \$120,000. funds to address itself to the South Ward because of the increasing rat infestation.

440 Councilman James questioned if the South Ward is not in the target area, what responsibility do we place on the landlord, the slumlord who owns this property? Should he be required to exterminate and maintain a quality environment that would minimize and lessen the possibility of rat bites? Of course, the individual tenants and their own cleanliness habits would certainly reflect as well. Councilman James concurred with Councilwoman Villani. Perhaps all of these questions can be addressed to Mr. William C. Hoggard, Director of the Urban Rodent and Insect Control Project, but he believes there is a responsibility of the landlord, a slumlord in this case. Councilman James asked since this was not a target area and the City did not respond, were they in order not to respond? Councilwoman Villani insisted they go out there and address themselves to this problem. Councilman James again congratulated Councilwoman Villani on behalf of the residents of the South Ward.

Councilman Carrino cited three days ago he witnessed approximately thirty to forty rats playing and crawling outside the windows of Barringer High School. He called the Rat and Pest Control and was told the North Ward is not part of the target area and nothing would be done in the Barringer High School area. He also called the Essex County Park Commission. Councilman Carrino called attention the Essex County Park Commission, which maintains Branch Brook Park and Weequahic Park, both breeding areas for rats, do not have any type of rat and pest control under their jurisdiction. Unless the Essex County Park Commission starts doing something in the parks, we are going to have this problem in all the areas surrounding these parks.

Councilman Carrino asked if the Newark Rodent and Pest Control said they cannot come to the North Ward and the Essex County Park Commission said they do not have any program, what are we supposed to do with the rats chased out of the Central Ward? He felt it is very vital that the Council sit down with the people involved, including the Essex County Park Commission, and straighten out this problem once and for all.

Councilman Allen contended there is no target area when it comes to insects because insects prey throughout the City of Newark. He recalled about two weeks ago, at the Bessie Smith Day Care Center in the South Ward, there were rats that came from the sewer and had taken over there. He telephoned the Rat and Pest Control and they indicated this was not their target area and they were not supposed to go out there, only in an emergency. Councilman Allen told them it was an emergency and to get out there in a hurry, and in about two hours they were there. He asserted, in all fairness to his colleagues, the Council should stop being soft with these people. They should be told they have to do their job so that this program will be successful throughout the City.

President Harris recommended the City Clerk invite Mr. William C. Hoggard, Director, Urban Rodent and Insect Control Project, to meet with the Municipal Council at their special conference October 21, 1975 to discuss rodent control throughout the City of Newark. President Harris recalled sometime ago Health and Welfare Director Buford indicated to the Council that he had assigned one or two men for each of the Wards in the City of Newark.

THE MOTION REQUESTING AN IMMEDIATE AND IN-DEPTH INVESTIGATION AND WRITTEN REPORT TO THE MUNICIPAL COUNCIL BY WILLIAM C. HOGGARD, DIRECTOR OF NEWARK'S URBAN RODENT AND INSECT CONTROL PROJECT, CONCERNING ALLEGATIONS OF NONFEASANCE BY THAT FEDERALLY-FUNDED PROGRAM, IN THE CASE OF SHEILA AND REGINA ALLEN, WHO WERE BITTEN BY RODENTS IN THEIR SOUTH WARD APARTMENT IN SEPTEMBER, was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH MR. OSCAR BAKKE, PRINCIPAL TRANSPORTATION CONSULTANT, NEWARK TRANSPORTATION COUNCIL AND MR. HARRY WHEELER, OFFICE OF MANPOWER, TO SUBMIT A WRITTEN REPORT TO THE MUNICIPAL COUNCIL ON MR. BAKKE'S ACTIVITIES AND INTERACTION WITH RESPECT TO TRANSPORTATION WITHIN THE CITY OF NEWARK AND SPECIFICALLY WITH RESPECT TO HIS ACTIVITY WITH THE PORT OF NEW YORK AND NEW JERSEY AUTHORITY SINCE THE DATE OF MR. BAKKE'S EMPLOYMENT, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-d.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH THE CORPORATION COUNSEL REQUESTING IMMEDIATE LEGAL ACTION BE INSTITUTED AGAINST THE ESSEX COUNTY PARK COMMISSION TO INITIATE A PLAN WITH RESPECT TO RAT AND PEST CONTROL WITHIN THE TWO LARGEST PARKS LOCATED IN THE CITY OF NEWARK OPERATED BY THE ESSEX COUNTY PARK COMMISSION, was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

44c /  
8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 2, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING AN ORDINANCE ENTITLED 'AN ORDINANCE TO AMEND AN ORDINANCE TO REGULATE, CONTROL AND STABILIZE RENTS AND CREATE A RENT CONTROL BOARD WITHIN THE CITY OF NEWARK.' 6-S & F-a ADOPTED ON SECOND AND FINAL READING ON JULY 17, 1974, TO PROVIDE FOR APPOINTMENT OF THE RENT CONTROL BOARD ADMINISTRATOR BY THE RENT CONTROL BOARD."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING CHAPTER 4, LIMITING USE OF STREETS TO CERTAIN VEHICLES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966) AS AMENDED AND IS SUPPLEMENTED, ESTABLISHING AN EXCLUSIVE BUS LANE ON BROAD STREET."

(7:00 A. M. to 9:30 A. M. and 4:00 P. M. to 6:00 P. M.,  
Monday through Friday, curb lanes on east and west sides,  
between Lincoln Park to Clay Street, designated for bus, bicycle and  
motorcycle usage only)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(North on Broad Street to West on Cedar Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 5, 1975 Calendar of the Municipal Council for first reading was made by Councilwoman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING CEDAR STREET AS A ONE-WAY STREET."

(Cedar Street, Westbound, from Broad Street to Halsey Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 5, 1975 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4.1, PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY MINUTES ON FRELINGHUYSEN AVENUE."

(East side, beginning at point 94 feet north of northerly curb line of Fenwick Street and extending 88 feet northerly therefrom, 8:00 A. M. to 5:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

October 15, 1975

444

A motion directing the City Clerk to place this ordinance on the November 5, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to remove from the Table and place under "Communications" on the November 5, 1975 Calendar of the Municipal Council, "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE SECRETARY, OFFICE OF THE MAYOR)," (101111 (1) - \$9,567. - \$11,628.) was made by Councilman Tucker, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

A motion to remove from the Table and place under "Communications" on the November 5, 1975 Calendar of the Municipal Council, "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE SECRETARY, OFFICE OF THE MAYOR)," (101109 (1) - \$10,547. - \$12,816.) was made by Councilman Tucker, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED SEPTEMBER 11, 1975, NOMINATING THE FOLLOWING INDIVIDUALS TO SERVE AS MEMBERS OF THE NEWARK'S AFFIRMATIVE ACTION REVIEW COUNCIL:

THREE YEAR TERM: HARRY L. WHEELER, CHAIRMAN

FRED FARINA (ESSEX COUNTY DISTRICT COUNCIL OF CARPENTERS)

GUSTAVE HENINGBURG

GEORGE FEDDISH (REPRESENTING COMMISSIONER PATRICIA SHEEHAN, DCA)



TWO YEAR TERM:      REVEREND CHARLES THOMAS

EDWARD BURKE (BUILDERS CONTRACTORS ASSOCIATION OF NEW JERSEY, INC.)

SALLY CARROL

ONE YEAR TERM:      JAMES WALKER

CARLOS RIVERA

WILLIAM BULMAN

COUNCILMAN DONALD TUCKER

(Copy of communication submitted to each Member of the Council)

Messrs. Fred Farina, George Feddish, James Walker and Ms. Sally Carrol met with the Council September 30, 1975)

(Mr. Gustave Heningburg and Reverend Charles Thomas met with the Council October 14, 1975)

(Messrs. Harry L. Wheeler, Edward Burke, Carlos Rivera and William Bulman to meet with the Council November 3, 1975)

9-a-1.

A motion to confirm the nomination of Mr. Fred Farina to serve as a Member on the Newark's Affirmative Action Review Council, for a three year term, was made by Councilman Carrino, seconded by Councilman Martinez.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

9-a-2.

A motion to confirm the nomination of Mr. Gustave Heningburg to serve as a Member on the Newark's Affirmative Action Review Council, for a three year term, was made by Councilman Tucker, seconded by Councilwoman Villani.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

9-a-3.

A motion to confirm the nomination of Mr. George Feddish to serve as a Member on the Newark's Affirmative Action Review Council, for a three year term, was made by Councilwoman Villani, seconded by Councilman Tucker.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

443  
9-a-4.

A motion to confirm the nomination of Reverend Charles Thomas to serve as a Member on the Newark's Affirmative Action Review Council, for a two year term, was made by Councilman Allen, seconded by President Harris.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

9-a-5.

A motion to confirm the nomination of Ms. Sally Carrol to serve as a Member on the Newark's Affirmative Action Review Council, for a two year term, was made by Councilwoman Villani, seconded by Councilman Bottone.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

9-a-6.

A motion to confirm the nomination of Mr. James Walker to serve as a Member on the Newark's Affirmative Action Review Council, for a one year term, was made by Councilman Tucker, seconded by Councilman James.

Yes: Councilmen James, Tucker.

No: Councilmen Allen, Carrino, President Harris.

Not Voting: Councilmen Bottone, Giuliano, Martinez, Villani.

President Harris: The nomination failed of confirmation

9-a-7.

A motion to confirm the nomination of Councilman Donald Tucker to serve as a Member on the Newark's Affirmative Action Review Council, for a one year term, was made by Councilman Martinez, seconded by Councilman Allen.

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

Not Voting: Councilman Tucker.

NEW BUSINESS ON THE CALENDAR.

None.

447

MISCELLANEOUS.

The City Clerk reported the following Bingo and Raffles Licenses were issued from September 24, 1975 to October 7, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. John's Ukrainian Catholic Church	6671 (Amended)
Immaculate Conception Church	6673 (Amended)
Immaculate Conception Church General Committee	6674 (Amended)
PTA of Our Lady of Mt. Carmel School	6726 (Amended)
St. Benedict's Church	6801 (Amended)
St. Columba's Roman Catholic Church	6807 (Amended)
Rosary Confraternity St. Rose of Lima Church	6842 (Amended)
Alanon Association, Inc.	6870 (Amended)
Anshe Luborowitz Sisterhood	6928

SENIOR CITIZENS

Archbishops Homes Tenants Association	15
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RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Church of Our Lady of Good Counsel	6922
Church of Our Lady of Good Counsel	6923
St. Stanislaus Roman Catholic Church	6924
Kilburn Memorial United Presbyterian Church	6925
Kilburn Memorial United Presbyterian Church	6926
Black Youth Organization Inc.	6927
St. Francis Xavier Memorial Post #1187 of St. Francis Xavier Church	6930

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

October 15, 1975

443

ADJOURNMENT.

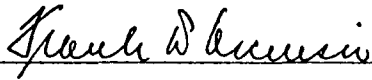
12.

A motion to adjourn the meeting was made by President Harris, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

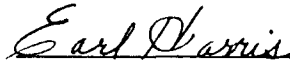
This meeting adjourned at 11:05 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Earl Harris

President

Newark, New Jersey, November 3, 1975

A special meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 12:42 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk read letter from Mayor Kenneth A. Gibson requesting a special meeting of the Municipal Council for Monday, November 3, 1975 to consider the following items:

1. Resolution authorizing the City to enter into a contract with Computer Sciences Corporation for the period November 4, 1975 to June 30, 1978.

2. Resolution effecting the necessary appropriations therefor.

A subsequent letter was received from Mayor Gibson requesting the Council to consider, at this special meeting, the nomination of T. Dennis Sullivan II as Acting Finance Director for a term commencing on date of confirmation, and not to exceed ninety (90) days.

7-R-a.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH COMPUTER SCIENCES CORPORATION, FOR PROVIDING DATA PROCESSING SERVICES, SUPPLIES, HARDWARE AND SYSTEMS DEVELOPMENT BEGINNING NOVEMBER 4, 1975 AND CONTINUING UNTIL JUNE 30, 1978, SUBJECT TO ANNUAL APPROPRIATIONS BEING MADE BY THE GOVERNING BODY; FUNDS FOR REMAINDER OF FISCAL YEAR OF 1975 SHALL COME OUT OF DATA PROCESSING BUDGET, DEPARTMENT OF FINANCE, NOT TO EXCEED \$475,667. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Tucker indicated he has a procedural question with respect to this resolution. He questioned if it would be in order for him to make a motion indicating the Municipal Council seeks a Declaratory Judgment with respect to this matter.

The City Clerk replied the code provides that the Council consider those items which the Mayor has submitted for action by the Council in his communication calling for a special meeting.

Councilman Tucker replied he felt his motion pertains to this matter and his intent is to seek a Declaratory Judgment. He said his motion would amend the present contract which calls for a 2½ year contract for an interim emergency contract to read

November 3, 1975

450

that "we take one month's appropriation out of the contract which was submitted to us and that we approve it on an interim basis for a period of thirty days." During that period of time, the Newark Municipal Council will seek a Declaratory Judgment from the appropriate court to find out whether or not these three major questions are valid in relation to law. 1) Can the contract be awarded without competitive bidding. 2) Can the City enter into a multi-year contract pending appropriations as the resolution indicates. 3) By this resolution can the City take away powers established by municipal ordinance. In other words, the Division of Data Processing was established by ordinance, and he is concerned whether the Division of Data Processing can be abolished by resolution.

Councilman James seconded the motion made by Councilman Tucker.

Councilman Martinez questioned if the original resolution as read by the City Clerk should not be considered first, and then any amendments should be subsequently considered by the Council.

Councilman James opined Councilman Tucker had introduced his amendment to the resolution which has been duly seconded, and the Chair recognized this motion. He could not understand how another motion could be considered if there is already one on the floor.

President Harris requested the City Clerk as parliamentarian to clarify this question.

The City Clerk questioned whether Councilman Martinez was raising a point of order as to the action taken by the President in entertaining an amendment to the resolution and if this motion is challenged by a Member of the Council, the Council must vote as to the justification of such action.

Councilman Carrino felt the Council is playing "parliamentary games" and that Councilman Tucker is seeking to extend the contract for another month until a Declaratory Judgment is received. He is not trying to stop the contract but wants to assure that this is being done properly.

Councilman Allen said his viewpoint is that the City has a Corporation Counsel whose words should be trusted.

The City Clerk pointed out the resolution specifies that the continuation of the contract depends upon the appropriation of money in the following years budget. If the money is not appropriated next year, there is no contract.

Councilman Bottone stated in light of what the City Clerk has pointed out he could not see the reason for amending the contract, as there are only two months left of this year.

November 3, 1975

The motion to amend this resolution was made by Councilman Tucker, seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen Carrino, James, Tucker.

No: Councilmen Allen, Bottone, Giuliano, Martinez, Villani, President Harris.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen.

Councilman James indicated it is his firm opinion this is a three-year contract and CSC can take the City to court if Administration fails to carry out the letter of the contract. More specifically the fact of appropriating money from now until 1978, he believes is a legal and binding responsibility of the Newark municipality. He further believes that the present CSC emergency contract in the amount of \$475,667. to the end of 1975 and calling for a \$2.8 million in 1976, \$2.8 million in 1977 and \$1.4 million in 1978 without competitive bidding is illegal and highly suspect. If this is successfully passed by this Council, it will represent the biggest windfall CSC has pulled off in its history and the taxpayers of Newark will be paying for our failure to fully study the impact and significance of placing our data Processing Division under facilities management.

He called attention to a recent New York Times article indicating New York City had been charged with a facilities management services, not even operative, nor carried out. They were not in a position to fully understand and study the implication of facilities management. He also called attention to the City of San Diego which sometime ago entered into a similar facilities management contract. After utilizing some \$1.7 million of the taxpayers money, they too pulled out indicating they were completely in error in seeking the service. For the reasons heretofore mentioned, he is opposed to the contract and suggests 1) we seek further legal ruling notwithstanding from our Corporation Counsel and 2) most important we should honor competitive bidding for a lucrative contract.

Councilman Tucker said his concern is that he would like to make public and read into the record 1) he thinks the fact, and he knows no one can dispute this that the City of Newark currently including Administration, and the Council has no person, not one person who can professionally evaluate this contract. At this point and time there is then no evaluation of this particular contract. This contract, in his mind, basically is suspect, that is one point. The second factor is that major legal questions we are dealing with here 1) we have been in receipt of an opinion in writing dealing with the interim contract for thirty days from the Corporation Counsel which says he does

November 3, 1975

452

not believe that this particular contract could be competitively bid. We have also been in receipt of verbal communication from the Corporation Counsel which also says he does not believe that this contract can be competitively bid. He assumes once we get a copy of the other part it will be included in the actual resolution itself. He personally submitted a copy of amicus curae from the Attorney General's office which said from his review that this contract should be competitively bid. The brief was submitted to Judge Dwyer who requested that information be made part of the trial in which the contract was thrown out of court. He thinks all of us have been in receipt of communication from Mr. John Laezza who is the Director of the Division of Local Government Services who also states this contract should be competitively bid and he also indicates that if the City does not have the kind of technical expertise to review such a large contract that they in turn would, that particular kind of expertise, should be made available to the City prior to entering into the contract. He thinks we have also been in receipt of the new fiscal policies of the State of New Jersey coming directly out of Mr. Laezza's office in which he stipulates that under no circumstances, would his office entertain the possibility of entertaining contracts, Electronic Data Processing Contracts, unless they have been competitively bid. That particular communication was not only sent to the City of Newark, but for all particular municipalities in the State of New Jersey. He thinks the other point we should be made aware of and he would like it made for the record that we are talking about a legal opinion coming from the Corporation Counsel.

At this point, Councilman Tucker requested that communication from Director of Finance Grexa to Corporation Counsel Buck, dated August 8, 1975 be placed in full in the minutes of this meeting.

**Newark**

Kenneth A. Gibson  
Mayor

Department of Finance  
920 Broad Street  
Newark, New Jersey 07102  
201 733-3930

Office of the Director

DATE: AUGUST 8, 1975

TO: HON. MILTON A. BUCK, CORPORATION COUNSEL

FROM: JOHN J. GREXA, DIRECTOR OF FINANCE *J.J.*

RE: CSC CONTRACT

Attached is the original of the CSC contract with each page individually initialed by both me and an authorized representative of Computer Sciences Corporation (CSC).

75 NOV -3 AM 11 45

CITY CLERK'S OFFICE  
NEWARK, N.J.



November 3, 1975

The following minor corrections to the contract should be noted:

Page 1 -- Paragraph 1(a)(6) should read:

furnishing of standard computer supplies  
including magnetic tape, disk packs,  
continuous forms, ribbons and computer cards.

Page 7 -- Paragraph 9(c): the word in-house  
should read in hours.

I have discussed the matter of funding for this contract with  
representatives from Samuel Klein & Company, the City auditors,  
and we have agreed on the following:

The balance of funds available as of August 7, 1975 in the Division  
of Data Processing Budget Line Item for "Service by Contract or  
Agreement" is \$669,986. This amount is sufficient to cover the  
payments to CSC through the month of October 1975. By that time  
all outstanding bills and salaries and wages applicable to the  
Division of Data Processing should have been received and paid.  
During the month of November 1975, we will transfer the unexpended  
balances from all budget lines in the Division of Data Processing  
Budget into the budget line for "Service by Contract or Agreement."  
This should provide sufficient funds for payment to CSC through  
December 1975.

Starting in January, 1976, we will appropriate the entire amount  
required for the CSC contract in one budget line for "Service by  
Contract or Agreement."

Our proposed starting date for the contract is August 23, 1975.

Please advise if this agreement is satisfactory and the anticipated  
date of contract signing by the Mayor.

ejw  
Attachment

cc: Samuel Klein & Company, City Auditors

Councilman Tucker said this letter from Director Grexa indicates there are  
no funds available to meet the obligations of the contract. He felt that when a  
Corporation Counsel who is supposed to be the City's legal representative is in receipt  
of a communication indicating the City is violating State Statutes and the Corporation  
Counsel in turn informs the Council at a pre-meeting conference that he did not feel  
it was necessary to inform the Council of this letter, he felt the litigation and  
subsequent action by the judge in declaring the contract null and void could have all  
been avoided if the Corporation Counsel had done his job in accordance with State  
Statute.

Councilman Tucker requested the following communications be spread in full in  
the minutes of this meeting.

November 3, 1975

CITY OF NEWARK

DEPARTMENT OF FINANCE

920 Broad Street, Newark, New Jersey 07102

(201) 733-6545

FINANCE MEMORANDUM NO. H-54

DATE: March 4, 1975

TO: Mr. Salvatore Perillo, Assistant Corporation Counsel

FROM: John J. Grexa, Director of Finance *J.J.*

RE: COMPETITIVE BIDDING FOR PROPOSED FACILITIES MANAGEMENT  
CONTRACT OF DATA PROCESSING SERVICES

On several occasions you have queried me regarding the necessity of competitive bidding for our proposed Facilities Management contract. Perhaps the best way to approach the issue is to review the chronology of events leading to our present negotiations with Computer Sciences Corporation.

Beginning in May 1974, we first became aware of the concept of Facilities Management as a result of an article which appeared in a Local government periodical. We immediately contacted Computer Sciences Corporation for the purpose of pursuing the feasibility of this concept for the City of Newark.

In July 1974, we sent a request for a Statement of Qualifications (Attachment 1) to six firms which are active in the field of Facilities Management. Those firms were: Fidelity Share-data Corporation; Systems Development Corporation; Greyhound Computer Corporation; Xerox Corporation; Computer Sciences Corporation; and, Honeywell Incorporated. Of the six, all but Greyhound and Honeywell responded. In evaluating the Statement of Qualifications, it was decided that Computer Sciences Corporation possessed the greatest capability as a Facilities Management contractor for the City of Newark.

Based on the above decision, Computer Sciences Corporation was requested to perform a detailed audit of the Data Processing activities in the City of Newark. This was accomplished over a two week period via a series of discussions and meetings with key Data Processing personnel as well as representatives of all User Departments and Agencies. Upon completion of the audit, Computer Sciences was requested to submit a specific proposal for managing our Data Processing activities. This proposal was initially presented to the Mayor in August 1974.

RE: COMPETITIVE BIDDING FOR PROPOSED  
FACILITIES MANAGEMENT CONTRACT  
OF DATA PROCESSING SERVICES

At the same time the discussions with Computer Sciences Corporation were in progress, the Director of Data Processing for the City of Newark submitted his resignation. We requested assistance from Computer Sciences Corporation and they responded by loaning the City of Newark one of their professional Data Processing managers on an interim basis (September 20 to November 24, 1974) while we conducted a search for a new Data Processing Director.

November 3, 1975

Mr. Salvatore Perillo

-2-

March 4, 1975

In October 1974, Mayor Gibson convened a "Blue Ribbon Committee" of Data Processing executives from the business community to assist the City in its evaluation of the proposal from Computer Sciences Corporation. Upon completion of this review, a report was issued by the Committee (Attachment 2) which formed the basis for our current negotiations with Computer Sciences.

Our current contract negotiations with Computer Sciences Corporation have included specific commitments on their part to provide support for the City's most complex systems, i.e., Fiscal Accountability System; Police Communications Command and Control System; and, the Outlaw System. In effect, the contract has been tailored to the specific needs of the City and is based, in part, on the intimate knowledge of the City's Data Processing systems possessed by Computer Sciences Corporation.

Of the Local Public Contracts Law, Section 40A:11 states that a contract for professional services may be awarded without competitive bidding. Professional services is defined as "services which are of such a qualitative nature as will not reasonably permit the drawing of specifications or the receipt of competitive bids."

Upon review of the statutes and in consideration of the chronology of our discussions and negotiations with Computer Sciences Corporation it is my recommendation that competitive bidding is not warranted in this situation. An advertised bid is wholly impractical because the services are of such a qualitative nature, and because of the inability to reasonably prepare specifications that would adequately and fully apprise bidders of all the essential information required to allow them to make a valid bid. Further, Computer Sciences Corporation has demonstrated that they possess the unique capabilities and technical qualifications necessary to best perform Facilities Management for the City of Newark.

ejw



INTERNATIONAL DATA CORPORATION  
214 THIRD AVENUE  
WALTHAM, MASS. 02154  
(617) 890-3700 ☐ TELEX 92-3401

August 22, 1975

Councilman Donald Tucker  
Newark City Hall - Room 205  
920 Broad Street  
Newark, New Jersey 07102

Dear Councilman Tucker:

As a prelude to answering your questions regarding the selection of six firms "active in the field of Facilities Management", I think it is appropriate to point out that the term "Facilities Management" itself has varying degrees of definition, depending upon the context of and participants in the discussion.

456

International Data Corporation (IDC) has adopted a very narrow definition of this term, and all comments made herein will conform to this view unless otherwise indicated.

True Facilities Management (FM) occurs when a third party agrees to conduct the total data processing function of a given organization -- business, government body, etc. -- at a specific site. This agreement includes the ownership, operation, and staffing of the data processing facility, and is generally accomplished on a custom basis for specific generally unrelated clients, or for the federal government. The contract includes software and systems integration/development. All the client pays is the fixed monthly or annual fee designated in the contract itself. The expertise provided by the FM firm in this case is merely the ability to identify and attract capable people and finance and run the operation. The most commonly recognized FM firms by this definition are Computer Sciences Corporation and System Development Corporation.

There are two major variations of this theme. Some service bureau operations claim to offer FM by placing a computer terminal at the customer's location and performing all development and processing operations at the service bureau's site. Examples of this "remote FM" include Keydata Corporation, Intel Data Services Group, and Xerox Computer Services. IDC does not consider this to be facilities management, but simply computer services.

Other companies provide both forms of FM -- remote, and on site -- but specialize in particular industries where they can bring considerable expertise to bear. These services are not entirely customized, but involve significant knowledge and software carryover from one customer to the next.

Leading companies in this category include Electronic Data Systems (medical insurance, brokerage, and most recently retail), Bradford Computer and Systems (banking and finance), National Sharedata Corporation (banking), University Computing Company (banking), and Computer Sciences Corporation (local government). IDC does not consider these industry-specialized activities to be FM.

Given this definition, all of the companies on the list you provided should be considered "capable" of performing facilities management. However, given the examples I have used in the previous discussion, the list to which the request for a Statement of Qualifications was sent should not be considered "representative" of FM companies.

More specifically, I will comment on our knowledge of the involvement of each of these companies in the facilities management market.

- Fidelity Union/Sharedata Corporation itself is a firm that IDC has never heard of. However, Fidelity Union Trust Company of Newark, NJ, participates in the FM plan offered by National Sharedata, where National Sharedata runs the bank's DP facility and offers data processing services from that facility to smaller banks, businesses, and other organizations. The name Fidelity Union/Sharedata Corp. implies that this company is the organization selling DP services.
- Systems Development Corporation is definitely active in the Facilities Management field, and has furthermore performed significant work for governments at all levels.
- Greyhound Computer Corporation is a computer services and leasing subsidiary of the Greyhound Corporation. Its facilities management activity has provided it with bases of operations for new data centers, and although it is not one of the first names that comes to mind when thinking of facilities management, one would certainly have to consider it "active" in this field.
- Xerox Corporation sells both equipment and services. The pursuance of FM as IDC has defined it -- custom, on-site total DP operations -- would defeat the purpose of both lines of this business. Although Xerox probably has the expertise to provide

November 3, 1975

FM, and may even have done so on occasion, this is not one of the company's primary thrusts. Xerox Computer Services is an industry-specialized type of service that claims to be involved in the local government market, but this service would not be something IDC would consider FM.

- Computer Sciences Corporation does very definitely provide FM, both as IDC defines it, and on an industry-specialized basis for local government. CSC has won quite a few contracts from local governments and should have considerable expertise in this field.
- Honeywell Incorporated is in the business of selling equipment. Although it has probably engaged in facilities management on a few occasions, its purpose in doing so would be more of a defensive posture to avoid losing an account than an offensive one of marketing FM.

Thus, most of these companies have at least claimed to be "active" in the field of facilities management from time to time. But FM has been a glamour term intended to encompass a wide range of things that sounded like exciting businesses to be in.

In actual fact, the only two firms on the list that are commonly thought of in conjunction with facilities management for local governments are Computer Sciences Corporation and Systems Development Corporation. Using the broader definition that might include Xerox and National Sharedata, one could hardly consider a list "representative" that did not include Electronic Data Systems. Adding to that the large general services companies that would be "capable" of performing facilities management, one would have to consider McDonnell Douglas Automation Company, Boeing Computer Services, Martin Marietta Data Systems, and Grumman Data Systems.

Sincerely,

*Nancy C. Scull*

Nancy C. Scull  
Account Manager  
Corporate Planning Service

NCS/e



DONALD TUCKER  
COUNCILMAN-AT-LARGE  
NEWARK, N.J. 07102

CITY HALL OFFICE  
733-6427

August 26, 1975

Honorable Kenneth A. Gibson, Mayor  
City of Newark  
City Hall  
Newark, N.J. 07102

RE: STATEMENT OF QUALIFICATIONS

November 3, 1975

458  
Dear Mayor Gibson:


On March 4, 1975, John J. Grexa, Director of Finance of the City of Newark, communicated with Mr. Salvatore Perillo, Assistant Corporation Counsel, by memorandum a copy of which is attached, relating to competitive bidding.

In paragraph three of the first page of Mr. Grexa's communication, he indicates that a statement of qualification was sent to six firms which are active in the field of Facilities Management.

Enclosed, please find a communication from Ms. Nancy Scull, Account Manager of Corporate Planning Services of the International Data Corporation of Waltham, Mass. which is an analysis of the six firms mentioned in Grexa's communication. I think it is important to note for our information on page three, the third paragraph of Ms. Scull's communication which states; of the six firms listed, only two on the list should be considered as Facility Management firms.

Although the City of Newark has executed the contract, and a court case is pending, I think that we should be apprised of this fact.

Sincerely,



Donald Tucker,  
Councilman-At-Large

RE: STATEMENT OF QUALIFICATIONS

cc: Newark Municipal Council  
Frank D'Ascensio, City Clerk  
William H. Walls, Business Administrator  
Judge Milton Buck, Corporation Counsel  
John J. Grexa, Director of Finance

Councilman Tucker stated these communications raise some major questions as to the development of this contract in its implementation in the City. He said a valued judgment must be made whether this contract is in the best interests of the City.

He felt the citizens who are the taxpayers of the City will not be happy with the fact that Administration has not bid on this contract.

He pointed out a situation which occurred in Jersey City wherein the Prosecutor's Office indicted not only the Members of IBM but the Business Administrator and other Municipal Officials primarily relating to the fact that Data Processing services must be subject to bids.

He felt this contract needs further exploration by the Council and further explanation by the State Division of Local Government Services. He is aware the Division of Data Processing must function and he is in agreement the contract could be approved for thirty days until the Council is in receipt of a Declaratory Judgment from the Courts.

President Harris pointed out the questions being raised were discussed in depth at the pre-meeting conference with the Mayor, the Business Administrator and the

November 3, 1975

Corporation Counsel.

He requested that the digest of the discussion made at the pre-meeting conference with respect to this matter be spread in the minutes of this meeting.

DISCUSSION RE: COMPUTER SCIENCES CORPORATION AT THE PRE-MEETING CONFERENCE

NOVEMBER 3, 1975

Present: Mayor Kenneth A. Gibson, Mayor's Aide Harold Hodes, Business Administrator Walls, Corporation Counsel Buck and Assistant Corporation Counsel Perillo  
11:30 A. M.

The City Clerk read letter from Mayor Kenneth A. Gibson dated October 29, 1975 requesting a special meeting of the Municipal Council for Monday, November 3, 1975 to consider 1) Resolution authorizing the City to enter into a contract with Computer Sciences Corporation for period November 4, 1975 to June 30, 1978 and 2) Resolution effecting the necessary appropriations therefor. He pointed out there have been discussions regarding the contract, if approved, whether it could be awarded without competitive bidding in light of the recent decision by Judge Dwyer.

Corporation Counsel Buck noted Judge Dwyer ruled on the sufficiency of monies. All experts in the field called by the plaintiff indicated it was an item which could not be subject to bidding. The only question came from Director Laezza, Division of Local Government Services. He stated he relies upon the legal opinion of Corporation Counsel Buck.

Councilman Tucker noted, he has a copy of the transcript of the proceedings and offered it to Business Administrator Walls to be read. He inquired, is it possible to request Judge Buck to submit a copy of communication from Director Grexa regarding availability of funds? He stated there has been talk and discussion regarding the posture of the City as it regards competitive bidding and at this point of time, it is obvious that there is no one the City has on board who can evaluate the concept of Facilities Management Operations.

President Harris recalled the point raised by Judge Dwyer as it relates to the availability of monies.

Business Administrator Walls stated, "resolutions have been sent to Council in the sum of \$300,736.23 which together with what is in the 706 Account in the amount of \$475,667., which according to Comptroller Fleming Jones is the amount necessary to carry this operation to the end of the year." He reiterated, he has no problem with the contract based upon the legal opinion,

The City Clerk observed, in light of the circumstances, the contract does not have to be rebid. This is the point which Councilman Tucker questions.

November 3, 1975

480

Councilman Tucker remarked, he is also talking upon the multiple period of the contract and all communication submitted to him and forwarded by Council, representatives of the industry have indicated it can be done cheaper. He recalled an item in the newspapers which indicated because of the recession the bidders are bidding lower amounts. He stated, "this contract has an odor to it regarding the manner in which it was handled. The other factor is that the representatives from Princeton University stated there is no way the City can evaluate the contract and no way the City can monitor the contract. Communication from Director Laezza indicated the City should hire competent professional assistance. Another question is whether or not the State would take any action, and the statement from the Attorney General's Office, in his opinion submitted to the court to the effect, if in doubt, bid. The basis of the opinion came from the Bar Association."

Mayor Gibson contended, "this has been hashed and rehashed. His concern is that it is important to do it. Regarding the particular odor, if you have any charges, they should be made public." He stated, "he does not have any problem dealing with the contract. We have done the best we could under the circumstances. If we raise the issues regarding the economic conditions -- that contractors are bidding lower, he would question whether doctors are charging lower fees. He reiterated, if we were to bid doctors and architect's fees, he doubts if they would bid lower. Also he questions regarding 'the contract has an odor' because that would indicate wrong doing."

Councilman Martinez called attention to the November 5, 1975 agenda of the Municipal Council and that "there are about 35 contracts awarded without competitive bidding and if Councilman Tucker has any charges of wrong doing he should report it to the proper authorities."

Councilman Villani remarked she "was under the impression that competitor was paying for part of the legal fees involved."

Councilman Giuliano observed, "it is getting to the point, every time we vote, we have to be worrying about an odor and if that is going to be the feeling, we should not vote."

President Harris stated, "it is our responsibility to determine whether we will accept a recommendation and ratify a contract. The first time he heard of C.S.C. (Computer Sciences Corporation), he asked a number of questions regarding the contract and had a few people look at it initially. Questions regarding C.S.C. were prepared by outside people and presented to C.S.C. They could not answer the questions at that time and took them back to their office to be answered."



November 3, 1975

President Harris addressed himself to Judge Buck and noted, "we all received a copy of your legal opinion, but as a matter of record, do you feel we are on solid ground whereby we will not be involved in any further litigation if we were to approve this resolution -- that the Judge may knock it down for any other reason?"

Corporation Counsel Buck replied, "yes, I am satisfied. Initially, we addressed ourselves to the entire contract."

The City Clerk inquired, "can we incorporate that in the legal opinion?"

Corporation Counsel Buck replied, "yes." He referred to communication received from Finance Director Grexa and noted the letter is dated August 8, 1975 and clearly states that the Finance Director and the External Auditors have agreed that money will be available for the contract."

Councilman Tucker recalled, "Finance Director Grexa also stated in the letter he does not have the money -- that letter basically states there is not enough money to meet the obligation. This was prior to the Mayor signing the contract."

Corporation Counsel Buck commented, "he requested a letter from Finance Director Grexa setting forth the manner in which he would provide the funds to pay for the contract."

Councilman Tucker contended, "if the letter would have been submitted to the Mayor and Council, the court litigation would have been prevented because the letter distinctly says there was not enough money to meet the obligation."

Business Administrator Walls queried, "in absolute candor, you would not have started the suit?"

Councilman Tucker contended, "because we have been in receipt of communication from Director Laezza, Division of Local Government Services and also the opinion from the Attorney General, the City should basically raise the question with the court rather than he (Councilman Tucker). There are major questions that should be resolved and the City should take the posture to resolve it whether or not there should be competitive bidding."

Business Administrator Walls maintained, "we have a Law Department and the Corporation Counsel is the chief law enforcement officer of the City; so consequently, what the Corporation Counsel says, is the formal opinion of the City."

Councilman Giuliano questioned, "was there any restriction on the length of the term of the contract by the court?"

Corporation Counsel Buck replied, "no. The question was not reached -- the question of the term was not reached -- the judge only decided the money question."

The City Clerk observed, "the Division of Local Government Services indicated

November 3, 1975

that there would have been doubts regarding the permission to transfer funds. Their objection was that we applied after the fact and not before. Director Laezza indicated if timely application had been made, they would have approved certain budget corrections."

Assistant Corporation Counsel Perillo noted, "Director Laezza took a strong position about approving a transfer after the fact."

The City Clerk added, "if the Division of Local Government Services had not approved, the restriction is lifted after November 1st and the City with Council approval can transfer monies from Class A to Class B without approval."

Councilman Carrino queried, "are we on legal ground without having to rebid?"

Corporation Counsel Buck replied, "yes."

Councilman Carrino asked, "are we going to run into a problem with the State stopping us again?"

Corporation Counsel Buck replied, "no, the money is there."

Councilman Carrino requested Corporation Counsel Buck submit this information to the Members of the Council in writing.

The City Clerk requested this communication be made part of the minutes of this meeting.

NOTE: At the conclusion of the discussion regarding C.S.C. Contract Corporation Counsel Buck distributed a copy of communication dated August 8, 1975 from John J. Grexa, Director of Finance to Members of the Municipal Council, which is made part of this discussion.

DATE: AUGUST 8, 1975

TO: HON. MILTON A. BUCK, CORPORATION COUNSEL

FROM: JOHN J. GREXA, DIRECTOR OF FINANCE *JJG*

RE: CSC CONTRACT

Attached is the original of the CSC contract with each page individually initialed by both me and an authorized representative of Computer Sciences Corporation (CSC).

The following minor corrections to the contract should be noted:

Page 1 -- Paragraph 1(a)(6) should read:

furnishing of standard computer supplies  
including magnetic tape, disk packs,  
continuous forms, ribbons and computer cards.

Page 7 -- Paragraph 9(c): the word in-house  
should read in hours.

November 3, 1975 63

I have discussed the matter of funding for this contract with representatives from Samuel Klein & Company, the City auditors, and we have agreed on the following:

The balance of funds available as of August 7, 1975 in the Division of Data Processing Budget Line Item for "Service by Contract or Agreement" is \$669,986. This amount is sufficient to cover the payments to CSC through the month of October 1975. By that time all outstanding bills and salaries and wages applicable to the Division of Data Processing should have been received and paid. During the month of November 1975, we will transfer the unexpended balances from all budget lines in the Division of Data Processing Budget into the budget line for "Service by Contract or Agreement." This should provide sufficient funds for payment to CSC through December 1975.

Starting in January, 1976, we will appropriate the entire amount required for the CSC contract in one budget line for "Service by Contract or Agreement."

Our proposed starting date for the contract is August 23, 1975.

Please advise if this agreement is satisfactory and the anticipated date of contract signing by the Mayor.

ejw  
Attachment

cc: Samuel Klein & Company, City Auditors

7-R-a.

The motion to adopt RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH COMPUTER SCIENCES CORPORATION, FOR PROVIDING DATA PROCESSING SERVICES, SUPPLIES, HARDWARE AND SYSTEMS DEVELOPMENT BEGINNING NOVEMBER 4, 1975 AND CONTINUING UNTIL JUNE 30, 1978, SUBJECT TO ANNUAL APPROPRIATIONS BEING MADE BY THE GOVERNING BODY; FUNDS FOR REMAINDER OF FISCAL YEAR OF 1975 SHALL COME OUT OF DATA PROCESSING BUDGET, DEPARTMENT OF FINANCE, NOT TO EXCEED \$475,667. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION), was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilmen James, Tucker.

7-R-b.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF FINANCE, DIVISION OF DATA PROCESSING, OTHER SALARIES AND WAGES-\$276,126.34 AND MATERIALS AND SUPPLIES-\$24,609.89; TOTALLING \$300,736.23, TO DEPARTMENT OF FINANCE, DIVISION OF DATA PROCESSING, SERVICE BY CONTRACT OR AGREEMENT, RENTS AND LEASES-\$300,736.23, PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

November 3, 1975

464

Councilman Tucker said this resolution provides the funds for the contract approved by the previous resolution.

City Clerk D'Ascensio replied this transfer provides the appropriation for the balance of this contract year until December 31, 1975.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilmen James, Tucker.

8-a.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED OCTOBER 30, 1975, NOMINATING MR. T. DENNIS SULLIVAN II, AS ACTING DIRECTOR OF THE FINANCE DEPARTMENT FOR A TERM COMMENCING ON DATE OF CONFIRMATION, AND NOT TO EXCEED NINETY (90) DAYS.

(Copy of communication submitted to each Member of the Council)

(Mr. Sullivan met with the Council November 3, 1975)

A motion to confirm the nomination of Mr. T. Dennis Sullivan II, as Acting Director of the Finance Department for a term commencing on date of confirmation, and not to exceed ninety (90) days was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

ADJOURNMENT.

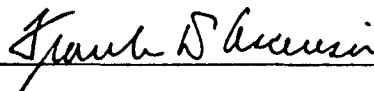
12.

A motion to adjourn the meeting was made by Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 1:15 P. M.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President

Newark, New Jersey, November 5, 1975

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:18 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend John Riera, Immaculate Heart of Mary Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Mosco, Sergeant-at-Arms,

(Councilman Allen arrived 1:22 P. M.)

(Councilman Martinez arrived 1:25 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART ONE, TWO, FOUR, FIVE AND SIX, FOR THE MONTH OF AUGUST, 1975.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-b.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF SEPTEMBER, 1975.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-c.

The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS FOR THE MONTH OF SEPTEMBER, 1975.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

November 5, 1975

4-d.

466

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-32 AND R-38, FROM SEPTEMBER 22, 1975 TO SEPTEMBER 26, 1975 AND INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS FROM SEPTEMBER 29, 1975 TO OCTOBER 3, 1975; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM SEPTEMBER 22, 1975 TO SEPTEMBER 26, 1975 AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-6, FROM SEPTEMBER 29, 1975 TO OCTOBER 3, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-e.

The City Clerk presented ANNUAL REPORT OF NEWARK HUMAN RIGHTS COMMISSION, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1974.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-f.

The City Clerk presented REPORT ON EXAMINATION OF THE CITY OF NEWARK, AFFIRMATIVE ACTION PROGRAM, SEPTEMBER 1, 1973 THROUGH JUNE 30, 1975, SUBMITTED BY LUCAS, TUCKER AND COMPANY, CERTIFIED PUBLIC ACCOUNTANT.

(Copy submitted to each Member of the Council)

A motion that the Report on Examination be received and staff study be made for report to the Council was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-g.

The City Clerk presented REPORT ON EXAMINATION OF THE CITY OF NEWARK, RECREATION AND CULTURAL AFFAIRS, MARCH 1, 1973 THROUGH JUNE 30, 1975, SUBMITTED BY LUCAS, TUCKER AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Report on Examination and staff study be made for report to the Council was made by President Harris, seconded by Councilman Bottone and adopted by the following votes:

November 5, 1975

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-h.

The City Clerk presented REPORT ON EXAMINATION OF THE CITY OF NEWARK,  
PUBLIC SAFETY PERSONNEL, NOVEMBER 1, 1972 THROUGH JUNE 30, 1975, SUBMITTED BY LUCAS,  
TUCKER AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion to receive the Report on Examination and staff study be made for  
report to the Council was made by Councilman Carrino, seconded by Councilman Giuliano  
and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-i.

The City Clerk presented REPORT OF CERTIFIED PUBLIC ACCOUNTANTS AND  
OBSERVATIONS AND RECOMMENDATIONS, NEWARK URBAN RODENT AND INSECT CONTROL PROJECT,  
FINANCIAL STATEMENTS, JUNE 1, 1973 TO MAY 31, 1974, SUBMITTED BY HURDMAN AND CRANSTOWN,  
CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion to receive the Report on Examination and staff study be made for  
report to the Council was made by Councilman Giuliano, seconded by Councilman Carrino  
and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-j.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY  
PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF SEPTEMBER,  
1975.

A motion to approve the Report of Contracts Awarded was made by Councilman  
James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-k.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING, HELD  
SEPTEMBER 5, 1975.

A motion that the Copy of Minutes be received was made by Councilman Tucker,  
seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

November 5, 1975

4-1.

468

The City Clerk presented REPORT ON THE ACTION NOW PROJECT, CITY OF NEWARK, NEW JERSEY, MODEL CITIES PROGRAM, FOR THE FOURTEEN MONTH PERIOD ENDED DECEMBER 31, 1973 SUBMITTED BY ROSS, STEWART AND BENJAMIN, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion to receive the Report on the Action Now Project and staff study be made for report to the Council was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilman Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-m.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD SEPTEMBER 17, 1975.

(Copy submitted to each Member the Council)

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-n.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD SEPTEMBER 17, 1975

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-o.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR FISCAL YEAR BEGINNING JULY 1, 1974 AND ENDING JUNE 30, 1975.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-p.

The City Clerk presented URBAN DEVELOPMENT POLICY/STRATEGY STATEMENT (FULL DOCUMENT AND SUMMARY DOCUMENT), SUBMITTED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE, PREPARED BY DIVISION OF REVIEW AND PLANNING.



November 5, 1975

A motion that the Statement be received and placed on file was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-q.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART ONE, TWO, FOUR, FIVE AND SIX, FOR THE MONTH OF SEPTEMBER, 1975.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-r.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES, OF THE NEWARK PUBLIC LIBRARY, HELD SEPTEMBER 24, 1975.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-s.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO SEPTEMBER, 1975.

A motion that the Report be received and placed on file was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-t.

The City Clerk presented AUDIT OF FINANCIAL ACCOUNTS AND TRANSACTIONS OF THE CITY OF NEWARK, NEW JERSEY, FOR THE YEAR ENDING DECEMBER 31, 1974, SUBMITTED BY SAMUEL KLEIN AND COMPANY, EXTERNAL AUDITORS.

(Copy submitted to each Member of the Council)

A motion to receive the Audit of Financial Accounts and Transactions of the City of Newark for the year ending December 31, 1974, was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

The City Clerk noted this matter will be discussed in depth with the Municipal Council at a future conference, following staff analysis.

4-u.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD SEPTEMBER 23, 1975.

November 5, 1975

170

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-v.

The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF SCHOOL ESTIMATE HELD OCTOBER 1, 1975.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

(Councilman Allen arrived 1:22 P. M.)

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Municipal Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF ANTONIO ZAPPIA, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT CONSTRUCTION OF A 6-CAR GARAGE ON A LOT HAVING A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD; ON PREMISES 169-173 EAST KINNEY STREET; ON CONDITION THAT 1) THE GARAGE IS TO BE USED FOR AUTOMOBILES ONLY; NO TRUCKS TO BE GARAGED.

(Vote of Board of Adjustment 5-0)

(Public Hearing Continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker,  
Villani, President Harris.

(Councilman Martinez arrived at 1:25 P. M.)

At a later point in this meeting, a motion to reconsider this application was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted

November 5, 1975

by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-2.

The City Clerk read APPLICATION OF ROBERT WASHINGTON (RUBEN VENETSKY, OWNER); TO PERMIT IN A 1ST INDUSTRIAL DISTRICT THE ESTABLISHMENT OF A JUNK YARD; ON PREMISES 27-31 RANKIN STREET; ON CONDITION THAT 1) SUCH APPROVAL USE IS LIMITED TO THE PERIOD OF FIVE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-1)

(Application remanded September 3, 1975)

(Public Hearing Continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ROBERT WASHINGTON, 49 BEDFORD STREET, NEWARK, NEW JERSEY, the applicant, appeared before the Municipal Council urging them to approve this application. He stated this is the only way he can earn a living.

Councilman Allen stated that he is against a junk yard being located in this area because a housing development will be built shortly in this area. Therefore, he could not support this application.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-3.

The City Clerk read APPLICATION OF MARIE MATTIA, OWNER, TO PERMIT IN A 3RD RESIDENCE DISTRICT STORAGE AND SALE OF SODA; ON PREMISES 120-122 RIDGE STREET; ON CONDITION THAT 1) NO VEHICLES ARE PARKED ON THE STREET AT ANY TIME.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

November 5, 1975

472  
MR. JOHN A. GONNELLA, 614 CENTRAL AVENUE, EAST ORANGE, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council urging them to approve this application.

Councilman Carrino questioned the attorney that in view of the objections raised by the surrounding neighbors, the applicant has agreed to several stipulations:

- 1) All deliveries of soda will be made off the street in that they will pull their trucks into the rear of the property and load and unload cases of soda.
- 2) No business will be conducted from the street. People purchasing soda will have to pull into the rear of the property.
- 3) The hours of operation of the business will be from 1:00 P.M. to 6:00 P. M., no Sundays

Mr. Gonnella replied the applicant is in agreement with the stipulations.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4.

The City Clerk read APPLICATION OF EFRAIN SOTO, OWNER; TO PERMIT IN A 2ND BUSINESS AND 1ST INDUSTRIAL DISTRICTS CONVERSION OF A STORE AND 2-FAMILY DWELLING TO A 3-FAMILY DWELLING WITH NO ON-SITE PARKING; ON PREMISES 601 ORANGE STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-5.

The City Clerk read APPLICATION OF FRANK GRAZIANO, OWNER: TO PERMIT IN A 4TH RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE BODY AND FENDER REPAIR SHOP INCLUDING PAINTING; ON PREMISES 41 CRANE STREET; ON CONDITION THAT 1) ONLY SPOT PAINTING IS PERMITTED.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

473

MR. ROBERT BLASI, 50 PARK PLACE, NEWARK, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council urging them to approve this application.

Councilman Carrino questioned the attorney for the applicant, whether any work will be done outside the premises in view of the fact the garage is large in size?

Mr. Blasi, attorney for the applicant, replied all work will be done in the inside and cars to be worked on will be kept in the inside.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-6.

The City Clerk read APPLICATION OF ROBERTO VICTORERO, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 2-STORY REAR ADDITION TO 2-FAMILY DWELLING WITH NO ON-SITE PARKING; ON PREMISES 86 VAN BUREN STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ROBERTO VICTORERO, 86 VAN BUREN STREET, NEWARK, NEW JERSEY, applicant appeared before the Municipal Council urging them to approve this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-7.

The City Clerk read APPLICATION OF ODIN ENTERPRISES, INC., OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 395-411 HIGH STREET AND 140-158 SUMMIT STREET; ON CONDITION THAT 1) STEEL BUMPER GUARDS ARE INSTALLED ON THE NORTHERLY PROPERTY LINE; 2) STEEL BUMPER GUARDS ARE INSTALLED ON THE SOUTHERLY PROPERTY LINE FROM THE END OF THE CONCRETE WALL TO HIGH STREET; 3) CONCRETE WHEEL STOPS ARE INSTALLED ON SUMMIT STREET AND HIGH STREET EXCEPT AT CURB CUTS.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

474  
MR. MALCOHM N. BOHRD, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, attorney for the applicant appeared before the Municipal Council urging them to approve this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-8.

The City Clerk read APPLICATION OF D.K.C. CORPORATION, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF A USED CAR LOT; ON PREMISES 9-13 OLIVER STREET; ON CONDITION THAT 1) THE ENTIRE LOT IS BLACK-TOPPED; 2) DUSK TO DAWN LIGHTS ARE INSTALLED; 3) CONCRETE WHEEL STOPS ARE INSTALLED AROUND ENTIRE LOT.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-9.

The City Clerk read APPLICATION OF TMS AUTO BODY SHOP (R.R.Z. CORPORATION, OWNER); TO PERMIT IN A 2ND BUSINESS DISTRICT ESTABLISHMENT OF AN AUTOMOBILE BODY AND FENDER REPAIR SHOP INCLUDING PAINTING IN AN EXISTING AUTOMOBILE REPAIR SHOP; ON PREMISES 114-116 HUDSON STREET (REAR); ON CONDITION THAT 1) A SPRAY BOOTH IS INSTALLED WITHIN 90 DAYS AFTER MUNICIPAL COUNCIL APPROVAL.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-10.

The City Clerk read APPLICATION OF MORROW RESTAURANT CORP. (JOHN FERNANDEZ, OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF A DRIVE-IN RESTAURANT ON A LOT HAVING AN AUTOMOBILE REPAIR SHOP INCLUDING BODY AND FENDER WORK AND PAINTING; ON

November 5, 1975

PREMISES 418-428 MARKET STREET.

(Vote of Board of Adjustment 5-0)

(Previous application approved April 4, 1973)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. STANLEY J. HAUSMANN, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, attorney for the applicant, appeared before the Municipal Council urging them to approve this application.

Councilman Martinez noted Mr. Fernandez, the applicant, is a credit to the East Ward. He pointed out many residents of the East Ward have renovated and remodeled and are building new homes. Mr. Fernandez is one of those individuals who has put in a great deal of time to improve his property in the East Ward and he should be commended for this.

He felt continued improvement by the residents have been a benefit to the City and he wished Mr. Fernandez good luck in his new venture.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-11.

The City Clerk read APPLICATION OF J & P SUNOCO, INC., OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT RENEWAL OF AUTOMOBILE PARKING PERMIT WITH NO STORAGE OF DAMAGED VEHICLES AT ANY TIME; ON PREMISES 193-199 ABINGTON AVENUE; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF FIVE YEARS ENDING DECEMBER 17, 1979.

(Vote of Board of Adjustment 5-0)

(Previous application approved December 17, 1979)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. PAUL SALIANI, 4 SUNSET DRIVE, COLONIA, NEW JERSEY, applicant, appeared before the Municipal Council urging them to approve this application.

Councilman Carrino questioned the applicant whether the problems raised by the neighborhood have been corrected and the applicant replied in the affirmative.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-12.

The City Clerk read APPLICATION OF RUBEN MUNOZ & OSCAR CASO (C. & H. HOLDING CORP., OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP; ON PREMISES 409 SOUTH 16TH STREET; ON CONDITION THAT 1) NO SIGNS ARE PLACED ON THE SOUTH ORANGE SIDE OF THE PREMISES; 2) NO OLD TIRES ARE STORED ON THE PREMISES.

(Vote of Board of Adjustment 4-0)

(Previous application approved February 5, 1958)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. DONATO MENDEZ, 48 HALLECK STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council urging them to approve this application.

Councilman Allen noted he has read the transcript and it seems to be in order. However, he noted one of the problems raised by automobile body shops when they are repairing automobiles is that other automobiles are parked in the street.

He questioned the applicant whether this violation will occur?

Mr. Mendez replied cars will not be parked in the street as they have a large garage for this purpose.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-13.

The City Clerk read APPLICATION OF CHARLES KNEHR, SR., OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT 1-STORY ADDITION TO EXISTING GASOLINE STATION; ON PREMISES 183-189 WILSON AVENUE.

(Vote of Board of Adjustment 5-0)

(Previous applications approved April 7, 1965 - 185 Wilson Avenue (1-5 Kossuth Street) and May 19, 1971 - 183-189 Wilson Avenue)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



November 5, 1975

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET.

(Read Street, from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(West on Division Street to South on Broad Street

4 P. M. to 6 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 17, 1975.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING EAST KINNEY STREET AS A ONE-WAY STREET.

November 5, 1975

(East Kinney Street, Westbound, from Adams Street to McCarter Highway)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

478  
A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 17, 1975.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DOWNING STREET AS A ONE-WAY STREET.

(Downing Street, Eastbound, from Jefferson Street to Jackson Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 17, 1975.

6-F-e.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING MULFORD PLACE AS A ONE-WAY STREET.

(Mulford Place, Southbound, from Vassar Avenue to Chancellor Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

November 5, 1975

(Approved by Department of Transportation, Division of Traffic Engineering)

Councilman Martinez questioned when does this ordinance become effective?

The City Clerk replied as required by State Law, approval by the Department of Transportation is required before final adoption by the Municipal Council and then the ordinance can be enforced when signs are posted informing the public of the regulations.

A motion to adopt the ordinance was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 17, 1975.

6-F-f.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING VAILSBURG TERRACE AS A ONE-WAY STREET.

(Vailsburg Terrace, Westbound, from Linden Avenue to South Munn Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 17, 1975.

6-F-g.

The City Clerk read AN ORDINANCE AMENDING AN ORDINANCE ENTITLED, "AN ORDINANCE TO AMEND AN ORDINANCE TO REGULATE, CONTROL AND STABILIZE RENTS AND CREATE A RENT CONTROL BOARD WITHIN THE CITY OF NEWARK." 6-S & F-a ADOPTED ON SECOND AND FINAL READING ON JULY 17, 1974, TO PROVIDE FOR THE APPOINTMENT OF THE RENT CONTROL BOARD

430

ADMINISTRATOR BY THE RENT CONTROL BOARD.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 17, 1975.

6-F-h.

The City Clerk read AN ORDINANCE AMENDING CHAPTER 4, LIMITING USE OF STREETS TO CERTAIN VEHICLES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966) AS AMENDED AND IS SUPPLEMENTED, ESTABLISHING AN EXCLUSIVE BUS LANE ON BROAD STREET.

(7:00 A. M. to 9:00 A. M. and 4:00 P. M. to 6:00 P.M.

Monday through Friday, curb lanes on east and west sides  
between Lincoln Park to Clay Street, designated for bus,  
bicycle and motorcycle usage only)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-i.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(North on Broad Street to West on Cedar Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following

votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 17, 1975.

6-F-j.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING CEDAR STREET AS A ONE-WAY STREET.

(Cedar Street, Westbound, from Broad Street to Halsey Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 17, 1975.

6-F-k.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4.1, PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY MINUTES ON FRELINGHUYSEN AVENUE.

(Frelinghuysen Avenue, east side, beginning at a point 94

feet north of the northerly curb line of Fenwick Street

and extending 88 feet northerly therefrom, 8:00 A. M. to 5:00

P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

482

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON BROAD STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-6, Stopping or Standing Prohibited at certain times, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey 1966, as amended and supplemented, be amended by adding thereto:

Broad Street, west side, from Clay St. to Bloomfield Place,  
Monday through Friday, 4 P.M. to 6 P.M.

Section 2. Any existing ordinance, or parts thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

Councilman Carrino noted there is a similar ordinance prohibiting parking on the east side of Broad Street between Clay Street and Bloomfield Place and that is not being enforced. He requested the City Clerk to send a letter to the Police Department that there will be no parking on either side of Broad Street. There is no sense in passing laws if nobody enforces them.

The City Clerk pointed out that once these ordinances are adopted, certified copies of these ordinances are circulated to the Traffic and Control offices who are to enforce these ordinances.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MULFORD PLACE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited At All Times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

Mulford Place, west side, from Chancellor Avenue to Vassar Avenue.

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

484

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO DELETE THE TITLE OF SUPERVISING PERSONNEL CLERK AND TO CREATE THE TITLE SUPERVISING PERSONNEL CLERK (STENOGRAPHY) AS PER CIVIL SERVICE CLASSIFICATION.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1(c) of an ordinance entitled, "An ordinance creating permanent positions in the Department of Administration and amendments thereto adopted November 22, 1966 (6S&Fba) be and the same is amended by deleting the following permanent position, the minimum and maximum salaries, title code, therefor, to wit:

(c)	ANNUAL MINIMUM	ANNUAL MAXIMUM
<u>POSITION</u>	<u>SALARY</u>	<u>SALARY</u>
Supervising Personnel Clerk 05-044.40	\$8,264	\$10,045

Section 2. That the aforementioned ordinance be further amended by creating the title, title code, minimum and maximum annual salary therefor, to wit:

Supervising Personnel Clerk (Stenography) 101114	\$9,567	\$11,628
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Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on



November 5, 1975

second reading and final passage was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF MULBERRY PLACE AS LAID OUT 54 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, AND EXTENDING FROM MULBERRY STREET EASTERLY TO MC CARTER HIGHWAY.

Section 1. That all that part of Mulberry Place as laid out 54 feet in width on the Map of the Commissioners to lay out streets, avenues, and squares, extending from Mulberry Street easterly to McCarter Highway, shall be vacated as a public street or highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the 54 foot width and length of the above described Mulberry Place to be vacated, the right to enter upon a 30 foot strip of land, the Southerly line of which is 12 feet North of and parallel to the Southerly line of Mulberry Place and extending Easterly from Mulberry Street to McCarter Highway, for the purpose of relaying, rebuilding, reconstructing or maintaining the sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances now laid within the lines of the above described 30 foot strip and the right to enter upon the above described 30 foot strip for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 30 foot strip which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, known and designated as Map No. 1691-V, dated January 20, 1975, which map is hereto attached and made a part hereof.

Section 2. A copy of the aforesaid Map No. 1691-V, dated January 20, 1975, is on file in the Office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of Section 40:67-1(b) of the Revised Statutes of New Jersey, 1937, and Section 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

486

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. This City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF BOYDEN STREET AS LAID OUT 50 FEET IN WITH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM JAMES STREET TO SUSSEX AVENUE.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that part of Boyden Street as laid out 50 feet in width on the Map of the Commissioners to lay out streets, avenues, and squares, extending from James Street to Sussex Avenue, shall be vacated as a street or public highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the 50 foot width and length of the above described Boyden Street to be vacated, the right to enter upon a 25 foot strip of land extending in width from a point 10 feet West of the easterly line of the Boyden Street to be vacated for the purpose of laying, relaying, rebuilding, reconstructing or maintaining existing and additional sewer, water, or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 25 foot strip which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, known and designated as Map No. 1615-V, dated October 20, 1966, which map is hereto attached and made a part hereof.

Section 2. A copy of the aforesaid Map No. 1615-V dated, October 20, 1966 is on file in the Office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of Section 40:67-1(b) of the Revised Statutes of New Jersey, 1937, and Section 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

November 5, 1975

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval,

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE CLERK).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor," (6-S & F-u) adopted November 22, 1966 and amendments thereto, be amended by creating the title, title code, annual minimum and annual maximum salaries therefor, as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Clerk, Department of Health and Welfare 101112	\$9,111	\$11,074

Section 2. All ordinances or parts of ordinances which are inconsistent herewith, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on

November 5, 1975

638 second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO SUPPLEMENT AN ORDINANCE ENTITLED, "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO (TO ADJUST SALARY RANGE FOR RECEPTIONIST - FOOD SERVICE WORKER)," (6-S & F-f) ADOPTED OCTOBER 1, 1975. (TO ESTABLISH SALARY STEP FOR INCUMBENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled, "An ordinance to amend an ordinance entitled 'An ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor,' (6-S & F-m) adopted November 22, 1966 and amendments thereto (To adjust salary range for Receptionist - Food Service Worker)," (6-S & F-f) adopted October 1, 1975, be supplemented by adding thereto Section 4 as follows:

"Section 4. The salary for the present incumbent only for the year 1975 shall be established at the Third (3rd) step of range seven (7) of the Master Pay Grade Schedule and as hereinabove recorded."

Section 2. All prior ordinances or parts of prior ordinances, inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

November 5, 1975

Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 456 BERGEN STREET NEWARK, NEW JERSEY, N.J.R-32, BLOCK 2573, PARCEL 4, LOT 38, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT THE PROVISIONS OF N.J.S.A. 40A:12-13 (b)(1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 456 Bergen Street, Newark, New Jersey, N.J.R-32, Block 2573, Parcel 4, Lot 38, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$4,300., pursuant to the provisions of N.J.S.A. 40A:12-13(b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-i.

439  
The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 115 CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 3000, LOT 17, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO N.J.S.A. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 115 Chadwick Avenue, Newark, New Jersey, Block 3000, Lot 17, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$3,125., pursuant to the provisions of N.J.S.A. 40:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 190 CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 2708, LOT 57, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

November 5, 1975 431

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 190 Chadwick Avenue, Newark, New Jersey, Block 2708, Lot 57, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$4,800. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 60 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 36, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S.40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 60 Peshine Avenue, Newark, New Jersey, Block 2598, Lot 36, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain

492

and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 76 CHARLTON STREET, NEWARK, NEW JERSEY, BLOCK 2522, LOT 6, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 76 Charlton Street, Newark, New Jersey, Block 2522, Lot 6, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,400. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.



November 5, 1975

433

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 169 CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 3019, LOT 61, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 169 Chadwick Avenue, Newark, New Jersey, Block 3019, Lot 61, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-n.

494

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 56 CHARLTON STREET, NEWARK, NEW JERSEY, BLOCK 2522, LOT 16, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 56 Charlton Street, Newark, New Jersey, Block 2522, Lot 16, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach, the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 23 AVON PLACE, NEWARK, NEW JERSEY, BLOCK 2583, LOT 15, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

November 5, 1975

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 23 Avon Place, Newark, New Jersey, Block 2583, Lot 15, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 66 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 33, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 66 Peshine Avenue, Newark, New Jersey, Block 2598, Lot 33, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation

496

Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-q.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-h, ADOPTED AUGUST 8, 1973, AS AMENDED BY ORDINANCE NO. 6-S & F-d, ADOPTED NOVEMBER 20, 1973, BY ORDINANCE NO. 6-S & F-h, ADOPTED MARCH 6, 1974, AND BY ORDINANCE NO. 6-S & F-n, ADOPTED DECEMBER 27, 1974 ADDING LOTS AND PARCELS TO BE ACQUIRED BY THE CITY OF NEWARK IN CONNECTION WITH THE OPEN SPACE AND GREEN ACRES ACQUISITION AND DEVELOPMENT PROJECT OF THE CITY PROVIDED FOR IN SUCH ORDINANCE AND PROVIDING THAT SUCH ADDITIONAL LOTS AND PARCELS SHALL BE ACQUIRED WITHIN THE ORIGINAL APPROPRIATION FOR SUCH PROJECT (CAPITAL BUDGET PROJECT NO. 40A/45A-73).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, AS FOLLOWS:

Section 1. Section 3 (1) of Bond Ordinance No. 6-S & F-h, adopted by the Municipal Council on August 8, 1973, as amended by Ordinance No. 6-S & F-d, adopted November 20, 1973, by Ordinance No. 6-S & F-h, adopted March 6, 1974 and by Ordinance No. 6-S & F-n adopted December 27, 1974 which is the Section providing for the acquisition, in connection with the Open Space and Green Acres Development Project of the City, of land by purchase, gift or condemnation in the manner provided by law, buildings thereon, adjoining facilities, including the grading thereof, is hereby further amended to read as follows:

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS(1) Capital Budget Project No. 40A/45A-73- Open Space and Green Acres Acquisition

637

The City shall acquire, in connection with the Open Space and Green Acres Acquisition and Development Project of the City, a project to acquire sites and develop new outdoor recreation facilities and rehabilitate selected existing ones, the following land either by purchase, gift or by condemnation, in the manner provided by law all of which land is presently vacant or abandoned, building thereon and adjoining facilities. Said improvements shall include the grading of the sites; viz.:

<u>Sites</u>			
<u>Ward</u>	<u>Name</u>	<u>Lot and Block No.</u>	<u>Area Location</u>
N	Broadway*	Block 729 Lots 28,30,24,26, 75, 77 and 79	Bet. Broadway and Oraton, Grafton and Delavan
N	North Broad	Block 572 Lots 11, 47 and 50	Bet. Broad and Mt. Pleasant Harvey and Oriental
N	St.Benedict's	Block 1950 Lots 1 and 45	Bet. N.5th and City Railway, 3rd Avenue West and 4th Ave. W
S	St. Peters*	Block 3724 Portion of Lot 22 (174,750 Sq. Ft.)	Bet. Lyons Ave. and Goldsmith, Leslie and Dewey
S	Belmont-Runyon	Block 2722 Lots 1, 5 through 10, 43 through 48, 52 and 53	Bet. Runyon and Peddie Belmont and Hillside
E	Orchard Street*	Block 893 Lots 6 through 9, 11, 13, 15, 17, 19, 25, 27, 29, 31, 33 and 44	Bet. Broad and Orchard Pennington and Tichenor
W	Boy's Park	Block 2487 Portion of Lot 1 (60,250 Sq. Ft.)	Bet. Orange and Sussex, City Railroad and Duryea
E	Ironbound Little League	Block 1128 Lots 62 and 68	Bet. Malvern and Chestnut Denbigh and Hanover
W.	Sussex Avenue	Blocks 1886 Lots 33, 34, 35 and 37	Bet. Sussex and Orange, 4th and 5th Streets
* potential pool sites			
C	R-32	Disposal Parcel #24	Bet. Jelliff and Fairview, Waverly and 18th Avenues
C	R-6	Disposal Parcel #23	Stratford and Barclay Bet. Waverly and Avon Avenue
C	H. Tubman	Block 306 Lots 37, 39 through 41	Bet. Springfield and Gold, Blum and Holland

498

Sites (Cont.)

<u>Ward</u>	<u>Name</u>	<u>Lot and Block No.</u>	<u>Area Location</u>
W	Boylan Street	Block 4063 Lot 11	Bet. South Orange, Abinger, Boyland and Brookdale
E	Ironbound Little League	Block 1128 Lots 59, 60, 77 and 78	Bet. Malvern and Chestnut, Denhigh and Hanover
N	Broadway	Block 729 Lots 80, 81, 83, 84	Bet. Broadway and Oraton, Grafton and Delavan
S	Bragaw	Block 3072 Lots 1,3,4,5	Bet. Bragaw, Schley and Wainwright

Appropriation and Estimated Cost	\$1,600,000
Down Payment	\$ 80,000
Amount of Bonds and Notes	\$1,520,000
Period of Probable Usefulness	40 Years

Section 2. Section 3 (2) of such bond ordinance adopted August 8, 1973, which authorized the development of the areas described in Section 3 (1) and the other areas designated in said Section 3 (2) is hereby ratified and confirmed.

Section 3. It is hereby determined and stated that the appropriation and estimated cost, the down payment, the amount of bonds and notes authorized and the period of probable usefulness are the same as the original ordinance, as amended and that the estimated cost of all of the improvements described in said Section 3 as amended and as hereby amended and confirmed, is the same aggregate estimated cost as appropriated by such ordinance for such improvements, that is \$2,200,000. The down payment of \$110,000 and the bonds and notes authorized by said ordinance in the amount of \$2,090,000 are applicable to said Section 3 as amended and as hereinbefore amended and confirmed, as is the average period of usefulness of 33.181. The gross debt is not increased and said bonds and notes are issued pursuant to an exception to the debt limitations prescribed by the Local Bond Law contained in subdivision (f)

of Section 40A:2-7 of said Law.

199

Section 4. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

FOR CONSIDERATION.

President Harris called for ordinances for consideration.

6-S & F-r.

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance rejected by the Mayor May 23, 1975)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a.

MRS. ANEATHA TODD, CHAIRLADY, CITIZEN'S ADVISORY BOARD, 43 ROSEVILLE AVENUE, NEWARK, NEW JERSEY addressed the Municipal Council with respect to Resolution 7-R-h on the Calendar of this meeting. She urged the Council to approve this resolution.

Councilman Carrino noted there was some question because this firm was from Pennsylvania. He questioned if there are any Newark firms that could provide the same services for the same price.

Mrs. Todd replied the Director of this firm lives in Pennsylvania but is allowing the Board to pick trainers from Newark.

November 5, 1975

500

Councilman Allen stated he has asked his colleagues to go along with this resolution and felt by attending classes students will learn the good and bad parts of this program.

6-HC-b.

MS. MARY LEWIS, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the shortage of housing in the City of Newark, especially in the Central Ward.

Councilman Allen stated he has pointed out innumerable times that housing is being built in the Central Ward. On today's agenda there is a resolution which is concerned with 125 units of housing to be built in the Central Ward and homes will be built on the R-32 tract.

He repeated housing will be built in the Central Ward but not by Kawaida Temple.

6-HC-c.

MR. JAMES E. SNEAD, 112 CHADWICK AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to City employees who have been laid off. The speaker noted contracts are being awarded to outside firms to replace employees who have been laid off.

The speaker addressed the Municipal Council with respect to the Data Processing contract and the take-over of City employees in that agency.

Councilman Martinez pointed out the contracts that are being awarded do not emanate from the Council but are submitted to the Council by Administration. He noted the difficulty the City has had with CETA employees who have been found to be poor employees and it is the opinion of the Council and the Business Administrator that many of these employees should be fired.

Councilman Martinez further said the President of the Painters Union had agreed to contract work being offered by the City.

Councilman Tucker addressed himself to the Data Processing operations. He felt the Administration broke every rule in the book dealing with that contract and he hopes the State officials will exercise their options to void this contract or work out some equity for the employees.

Councilman Tucker requested the speaker to keep the Council informed on any grievances of City employees.

6-HC-d.

MR. DAVID CAMPBELL, 220 PROSPECT STREET, EAST ORANGE, NEW JERSEY, addressed the Municipal Council with respect to Mrs. Mildred Helms who has done a great deal of good in the City of Newark. He felt some sort of recognition should be afforded to her.



6-HC-e.

MR. FRANKLIN L. PRATHER, 166 WAVERLY AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to Resolution 7-R-cb on this calendar and alleged some of the individuals nominated by the Mayor are not residents of the City.

Councilman James said he is sure the members nominated by the Councilmen reside in the City of Newark and felt there should be further investigation of Mr. Prather's allegations.

Councilman Tucker requested Council permission that they permit Mr. James Rone to address the Municipal Council with respect to a new leasing agreement with the Newark Housing Authority.

Councilman Allen noted if it is done for one person, it will have to be done for others.

Councilman Giuliano agreed with Councilman Allen that once a precedent is started, it will have to be continued.

A motion to permit Mr. James Rone to address the Municipal Council under Hearings of Citizens was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-f.

MR. JAMES RONE, 220 SOUTH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to alleged Housing Police brutality which occurred at one of the projects while they were demonstrating peacefully.

Councilman Tucker suggested the speaker submit a report in connection with his concern about the lease situation to the City Clerk for the Council to study.

A motion to permit Mr. Herbert Volker to address the Municipal Council under Hearings of Citizens was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-g.

MR. HERBERT VOLKER, 214 SMITH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to Resolution 7-R-by on this calendar. He urged the Council to approve this resolution stating any delay would hinder the construction of the monument because of possible weather interruption.

Councilman Martinez said there has been some legal problem in connection with this matter and he would like that cleared up. However, in the interim, perhaps the base could be constructed until after the controversial PERC elections are held.

RESOLUTIONS AND MOTIONS.

532/

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH PENNSYLVANIA LIFE INSURANCE COMPANY WHICH WILL PROVIDE SALES TRAINING FOR 100 PARTICIPANTS TO THE COMPREHENSIVE MANPOWER DELIVERY SYSTEM, FOR SUM NOT TO EXCEED \$77,000. - AVAILABLE THROUGH CETA, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACT LAWS N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Resolution 7-R-cp at this time was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cp.

RESOLUTION APPOINTING SPECIAL POLICEMAN JAMES F. FALLANO FOR A TERM ENDING DECEMBER 31, 1975.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Resolution 7-R-m at this time was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION APPOINTING SPECIAL POLICEMAN GEORGE CLIFTON JENKINS FOR A TERM ENDING DECEMBER 31, 1975.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

503

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH PRESTIGE MAINTENANCE, INC., 39 NORMANDY PLACE, IRVINGTON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR JANITORIAL SERVICE ONLY AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR, EFFECTIVE OCTOBER 1, 1975 TO SEPTEMBER 30, 1976 IN AMOUNT NOT TO EXCEED \$106,280., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; PAYMENTS SHALL BE MADE FROM FUNDS APPROPRIATED IN DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH P.T.M. ASSOCIATES TO CONDUCT EXPERIMENTS REGARDING WORKING HOURS FOR SUM OF \$3,000.; SOURCE OF FUNDS FOR THIS CONTRACT IS THE INTERGOVERNMENTAL PERSONNEL DEVELOPMENT ACT, RESOLUTION 7-R-x, MAY 15, 1974. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Resolution tabled April 17, 1975)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AGREEMENT WITH URBAN REINVESTMENT TASK FORCE, FOR DEVELOPING A NEIGHBORHOOD HOUSING SERVICE PROGRAM IN SELECTED NEIGHBORHOODS IN CITY OF NEWARK; \$34,000. DEVELOPMENTAL COSTS BY STATE NEIGHBORHOOD PRESERVATION DEPARTMENT OF COMMUNITY AFFAIRS DEMONSTRATION PROGRAM, \$200,000. OPERATIONAL COSTS BY MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR AT LEAST TWO YEARS, BUDGETED IN HOUSING AND COMMUNITY DEVELOPMENT FUND. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACT LAW N.J.S.A. 40A:11-2 (b), AUTHORIZING ADVERTISING OF RESOLUTION)

November 5, 1975

534

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF ENGINEERING TO ENTER INTO CONTRACT WITH NEWARK CHAMBER OF COMMERCE AND BROWN AND HALE ARCHITECTS FOR DESIGN SERVICES AT SYMPHONY HALL, FOR \$2,500. (CITY SHALL PAY \$1,500. AND CHAMBER \$1,000.) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-2a, AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-f.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE TO CONTINUE THE HIGH IMPACT AGENCY IN A PROGRAM ENTITLED "CONTINUATION OF THE IMPACT CRIME ANALYSIS TEAM" (FEDERAL-\$424,114., LOCAL CASH-\$100,000. TOTALLING \$525,115.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution on the condition that a revised budget is submitted eliminating proposed salary increases was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE PLANNING ASSISTANCE GRANT, MINORITY WORK STUDY TRAINING PROGRAM \$38,000.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

November 5, 1975

President Harris.

Not Voting: Councilman Carrino.

7-R-h.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY ORGANIZATION TO ENTER INTO CONTRACT WITH CHESTER JONES CONSULTING FIRM, FOR PROVIDING GUIDANCE, ADVICE AND TECHNICAL ASSISTANCE IN EXECUTION OF ONE DAY WORKSHOP BY CITIZENS ADVISORY BOARD OF MAYOR'S POLICY AND DEVELOPMENT OFFICE, FOR \$1,000., BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-3; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-i.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH BUILDING SERVICES CORPORATION OF NEW JERSEY, 550 NEWARK AVENUE, JERSEY CITY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR MATRON AND PORTER SERVICE, ONLY AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR, EFFECTIVE OCTOBER 15, 1975 TO OCTOBER 14, 1976 INCLUSIVE, FOR \$42,952., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS. (PAYMENTS SHALL BE MADE OUT OF OPERATING BUDGET APPROPRIATED FOR DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Acting Manager Toma, Division of Public Property meet with the Council October 21, 1975)

A motion to defer action on this resolution awaiting legal opinion from the Law Department was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH TOP ENTERPRISES, INC., 217 JEFFERSON STREET, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR CARPET CLEANING, ONLY AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR, EFFECTIVE OCTOBER 15, 1975 TO OCTOBER 14, 1976 INCLUSIVE, FOR \$3,227.46, IN ACCORDANCE WITH THEIR BID SPECIFICATIONS

506

(PAYMENTS SHALL BE MADE OUT OF OPERATING BUDGET APPROPRIATED FOR DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting legal opinion from the Law Department was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING THE MAYOR TO ENTER INTO CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH THE UNITED STATES CIVIL SERVICE COMMISSION FOR TECHNICAL ASSISTANCE IN CONDUCTING A CLASSIFICATION STUDY FOR CITY OF NEWARK PERSONNEL AT A COST NOT TO EXCEED \$10,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION APPROVING APPLICATION AND PLAN OF NEW COMMUNITY SENIOR CITIZEN HOUSING CORPORATION, A NON-PROFIT HOUSING CORPORATION OF THE STATE OF NEW JERSEY FOR CONSTRUCTION OF A PROJECT BETWEEN BRUCE AND NEWTON STREETS, FRONTING ON SOUTH ORANGE AVENUE WITH AN IRREGULAR DEPTH, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION; GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISION AND CONDITION OF R.S. 55:16-1, ET SEQ., BUT IN NO EVENT FOR A PERIOD LONGER THAN TERM OF NEW JERSEY HOUSING FINANCE AGENCY (N.J.H.F.A.) MORTGAGE TO BE GIVEN TO NEW COMMUNITY SENIOR CITIZEN HOUSING CORPORATION TO FINANCE SAID PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Allen noted many speakers appear before the Council indicating lack of interest of the Council in housing in the Central Ward. The approval of this project demonstrates Council interest in housing in the Central Ward and he requested the Council's support for this resolution.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION APPOINTING SPECIAL POLICEMAN GEORGE CLIFTON JENKINS FOR A TERM  
ENDING DECEMBER 31, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this Resolution, see Page 38 in the minutes of this meeting)

7-R-n.

RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO SUPPLEMENT AN  
ORDINANCE ENTITLED, 'AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,'  
(6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO (TO ADJUST SALARY RANGE  
FOR RECEPTIONIST - FOOD SERVICE WORKER)," (6-S & F-f) ADOPTED OCTOBER 1, 1975 (TO  
ESTABLISH SALARY STEP FOR INCUMBENT) ADOPTED NOVEMBER 5, 1975 (6-Ph, S & F-g) AND THAT  
THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and  
declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-o.

RESOLUTION APPROVING APPLICATION AND PLAN OF ESSEX PLAZA COMPANY, A LIMITED  
DIVIDEND HOUSING ASSOCIATION OF THE STATE OF NEW JERSEY, RELATING TO A SENIOR CITIZENS  
HOUSING PROJECT BOUNDED BY BROAD, CAMP, ORCHARD AND PENNINGTON STREETS, INCLUDING ELDER  
PLACE, FOR CONSTRUCTION OF 213 ONE-BEDROOM AND 237 EFFICIENCY APARTMENTS AND ONE APART-  
MENT FOR THE SUPERINTENDENT, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING  
EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO  
PROVISION AND CONDITION OF R.S. 55:16-1 ET SEQ., BUT IN NO EVENT FOR A PERIOD LONGER  
THAN THE TERM OF NEW JERSEY HOUSING FINANCE AGENCY (N.J.H.F.A.) MORTGAGE TO BE GIVEN  
TO ESSEX PLAZA COMPANY TO FINANCE SAID PROJECT. (CITY OF NEWARK CONVEYED PREMISES ON  
CONDITION THAT THE 1060 BROAD STREET BUILDING BE REHABILITATED AND CONVERTED TO AN  
APARTMENT HOUSE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS,  
TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF MINORITY CONTRACTORS,  
BEGINNING JANUARY 1, 1973 AND ENDING OCTOBER 30, 1973; COST OF PROFESSIONAL SERVICES  
TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT

538

COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.;  
AUTHORIZING ADVERTISING OF RESOLUTION) (\$1,350.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/ 7-R-q.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF C.U.R.A., BEGINNING JUNE 1, 1974 AND ENDING JULY 24, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$900.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/ 7-R-r.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF OFFICE OF ELDERLY AFFAIRS, BEGINNING MARCH 1, 1974 AND ENDING FEBRUARY 29, 1975: COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$3,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/ 7-R-s.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF MULTI-PHASIC DRUG, BEGINNING OCTOBER 23, 1973 AND ENDING JUNE 24, 1974; COST OF PROFESSIONAL SERVICES



November 5, 1975

TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$4,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF YOUTH SERVICE AGENCY, BEGINNING JANUARY 1, 1974 AND ENDING DECEMBER 31, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$1,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF SENIOR CITIZEN TRANSPORTATION, BEGINNING AUGUST 16, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$2,350.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NEIGHBORHOOD IMPROVEMENT, BEGINNING MARCH 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL

November 5, 1975

510

SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF HEALTH PROGRAM TEAM, BEGINNING SEPTEMBER 16, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration per their request was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF ABANDONMENT CONTROL, BEGINNING JULY 1, 1973 AND ENDING OCTOBER 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$2,400.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF COMMUNITY ORGANIZATION, BEGINNING DECEMBER 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES

November 5, 1975

TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$1,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NORTH JERSEY COMMUNITY CENTER, BEGINNING MARCH 1, 1973 AND ENDING AUGUST 31, 1973; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$1,800.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF YOUTH SERVICE AGENCY, BEGINNING NOVEMBER 1, 1972 AND ENDING DECEMBER 31, 1973; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$2,050.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$300. PAYABLE TO JOHN DE VITO AND PECORA & IRWIN, ESQS., HIS ATTORNEYS UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY JOHN DE VITO IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN SETTLEMENT OF CLAIM FOR VEHICLE

512

WHICH WAS PARKED IN STREET IN FRONT OF 24 CUTLER STREET, NEWARK, WHEREBY NEWARK POLICE DEPARTMENT, AUTO SQUAD BELIEVED THAT VEHICLE WAS ABANDONED ORDERED IT TO BE TOWED BY DEWEY'S GARAGE. (SUIT INSTITUTED IN ESSEX COUNTY DISTRICT COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$172.50 PAYABLE TO NATIONAL INDEMNITY COMPANY, 3024 HARNEY STREET, OMAHA, NEBRASKA, AS REIMBURSEMENT FOR PAYMENTS MADE BY INSURANCE COMPANY ON BEHALF OF CITY OF NEWARK IN SATISFACTION OF JUDGMENT AGAINST ANTHONY MULLARKEY AND JOHN BAIRD, POLICE OFFICERS OF THE CITY OF NEWARK, CHARGING FALSE ARREST, FALSE IMPRISONMENT AND MALICIOUS PROSECUTION AGAINST HECTOR TORRES WHO WAS A PEDESTRIAN IN AREA OF JUNK YARD LOCATED AT 295 FRELINGHUYSEN AVENUE. (CIVIL ACTION INSTITUTED IN SUPERIOR COURT OF NEW JERSEY, LAW-DIVISION-ESSEX COUNTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$751.73 TO NEW JERSEY BELL TELEPHONE COMPANY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY THE CORPORATION IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL WHEN EMPLOYEES OF DIVISION OF SEWERS WORKING ON WEST MARKET STREET BETWEEN NORFOLK AND ACADEMY STREETS WHERE EXCAVATION WAS REQUIRED DAMAGED A TELEPHONE CABLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Director of Public Works Friscia and Director of Engineering Zach to meet with the Council at their pre-meeting conference November 17, 1975 was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

November 5, 1975

7-R-be.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$69.70, PAID TO STEPHEN

BENTKOWSKI, PLUMBER, BY EDWARD R. OPIEKUN, OF 85 TUXEDO PARKWAY, NEWARK, NEW JERSEY,  
FOR SERVICES RENDERED AT 85 TUXEDO PARKWAY, NEWARK, NEW JERSEY; MR. BENTKOWSKI'S SER-  
VICES WERE REQUIRED TO REPAIR LEAK AT WATER METER AND INSTALL NEW GATE VALVE; DAMAGE  
HAD BEEN CAUSED BY A CITY METER REPAIRMAN (WATER SUPPLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO MARTIN GODEL, 24 BROADLAWN

DRIVE, LIVINGSTON, NEW JERSEY, 07039, THE SUM OF \$171.29 NOW ON THE RECORDS OF WATER  
ACCOUNTING AND CUSTOMER SERVICE, DUE TO PAYMENTS MADE ON ERRONEOUS CHARGES RENDERED ON  
ACCOUNT NUMBER 10/511/2600/00, 565 ORANGE STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$25. TO WILLIAM H. WEIMER, BOX

630, NEWARK, FOR UNCLAIMED 1968 STREET OBSTRUCTION FEE, RECEIPT #22547 WHICH WAS  
TRANSFERRED TO OTHER TRUST SURPLUS, RESOLUTION 7-R-bi, JULY 17, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION ACCEPTING DEED FROM CELIA RUDBART AND JACK RUDBART, HER HUSBAND,

FRANCES KAUFMAN AND JACK KAUFMAN, HER HUSBAND, JACK LEVINE AND DOROTHY LEVINE, HIS WIFE,  
ROBERT LEVINE AND MARJORIE LEVINE, HIS WIFE AND FAY S. LEVINE, WIDOW OF JOSEPH LEVINE,  
OWNERS OF PREMISES COMMONLY KNOWN AS 618, 620, 622 SOUTH 10TH STREET, BLOCK 2616, LOTS  
23, 24, 25, WHO HAVE CONVEYED SAID PREMISES PURSUANT TO NEW JERSEY STATUTE 54:4-109, IN  
LIEU OF FORECLOSURE.

(Copy of resolution and correspondence submitted to each Member of the Council)

514

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JACOB RING AND MOLLIE RING, HIS WIFE AND MAURICE KOENIGSBERG, SINGLE, OWNERS OF PREMISES 146 BADGER AVENUE, BLOCK 2680, LOT 32, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM THE HOWARD SAVINGS BANK, OWNER OF PREMISES 528-532 SOUTH 17TH STREET, BLOCK 334, LOTS 43, 44 AND 45, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION REFUNDING OVERPAYMENT OF NEWARK PAYROLL TAX FOR 1975 TOTALING \$4.20 TO RESPECTIVE TAXPAYER ON ATTACHED SCHEDULE, SAID OVERPAYMENT SHALL BE MADE FROM REVENUE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION REFUNDING OVERPAYMENT OF NEWARK PAYROLL TAXES FOR 1971, 1972, 1973 AND 1974 TOTALING \$11,601.98 TO RESPECTIVE TAXPAYERS ON ATTACHED SCHEDULE, SAID OVERPAYMENTS SHALL BE PAID FROM BUDGET OPERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

November 5, 1975

7-R-bm.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT

WITH ROBERT TREAT HOTEL FOR PROVISION OF FACILITIES AND SERVICES FOR FOURTH NEWARK COMPREHENSIVE HEALTH PLANNING CONFERENCE ON FRIDAY, NOVEMBER 14, 1975, 8:30 A. M. TO 5:00 P. M.; THREE BALLROOMS AND EIGHT ROOMS (TENTATIVE) ARE REQUIRED FOR WORKSHOPS, SMALL CONFERENCES AND A LUNCHEON FOR 300 PARTICIPANTS; MAXIMUM AMOUNT OF CONTRACT IS \$3,020. WHICH SHALL BE DERIVED FROM HOSPITAL AND HEALTH PLANNING COUNCIL FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled October 27, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH HIGDON ELEVATOR COMPANY, INCORPORATED, 67 SOUTH NEWMAN STREET, HACKENSACK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS MODIFICATIONS TO FOUR (4) PRESENT ELEVATORS (3 PASSENGER - 1 SERVICE) IN CITY HALL BUILDING, CONTRACT NO. 75-27; C.B.P.N. 21-75 FOR \$86,718. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED FOR BY BOND ORDINANCE 6-S & F-c, APRIL 16, 1975 (\$160,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION AUTHORIZING MAYOR AND THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY CRIMINAL JUSTICE PLANNING PROJECT ENTITLED "YOUTH AID AND SERVICES." (SLEPA-\$39,058., STATE BUY-IN-\$2,170. AND STATE LOCAL CASH-\$2,170., TOTALING \$43,398.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution on the condition that a revised budget is submitted eliminating proposed salary increases was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

November 5, 1975

7-R-bp.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE TO EXECUTE A CONTRACT WITH SANFORD KRASNER, MAI, CPM, FOR THE DEVELOPMENT OF AN APPRAISAL REPORT OF 323-329 MT. PROSPECT AVENUE, AT A TOTAL COST NOT TO EXCEED \$600.; TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT FROM NEW JERSEY STATE DEPARTMENT OF HEALTH IN AMOUNT OF \$500,000. TO CONTINUE THE WOMEN, INFANTS AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM (WIC) FOR PERIOD OCTOBER 1, 1975 TO DECEMBER 31, 1975. (GRANT OF \$500,000. INCLUDES FUNDS (\$98,000.) NEEDED TO COVER EIGHT DAY EXTENSION APPROVED BY CITY COUNCIL OCTOBER 1, 1975; NO CITY FUNDS REQUIRED FOR THIS GRANT)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled October 1, 1975)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH ACME CLEANING SERVICE, INC., 744 BROAD STREET, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR JANITORIAL SERVICES FOR CITY-OWNED BUILDINGS, FOR PERIOD OF ONE YEAR EFFECTIVE NOVEMBER 17, 1975 TO NOVEMBER 16, 1976 INCLUSIVE, IN AMOUNT NOT TO EXCEED \$170,343. IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; PAYMENTS SHALL BE MADE OUT OF OPERATING BUDGET APPROPRIATED FOR DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Business Administrator Walls, City Purchasing Agent Lucarelli and Acting Manager Toma, Division of Public Property to meet with the Council at their pre-meeting conference November 17, 1975 was made by Councilman Allen, seconded by Councilman



November 5, 1975

Bottone and declared adopted by President Harris by the following votes: 53.8

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH VINDICATE SOCIETY, INCORPORATED, FOR IMPLEMENTING THE VINDICATE SOCIETY CONTINUATION PROJECT. (RESOLUTION 7-R-bk-1 ADOPTED SEPTEMBER 17, 1975 ACCEPTING CONTRACT WITH THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR \$185,667 (LEAA FUNDS))

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

President Harris declared a five minute recess at 3:30 P. M.

The Council reconvened at 3:45 P. M.

7-R-bt.

RESOLUTION AUTHORIZING TAX ASSESSOR TO EXECUTE CONTRACT WITH WILLIAM MERDINGER, FOR REAL PROPERTY CONSULTANT AND APPRAISAL SERVICES FOR A TERM FROM JANUARY 1, 1976 TO DECEMBER 31, 1976 FOR \$24,000.; COST OF AFORESAID CONTRACT SHALL BE PAID FROM OFFICE OF ASSESSMENT 1976 OPERATING BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Tax Assessor Frisina to meet with the Council at their pre-meeting conference November 17, 1975 was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk called for further bids based upon Resolution 7-R-bc, adopted October 15, 1975, acknowledging receipt of offer from Newark Watershed Conservation and Development Corporation, for leasing entire 15th and 16th floors at City-owned property, 605 Broad Street, Block 18, Lots 27, 28 and 77, for \$833.33 per month. This offer was advertised and the date of leasing was established for this date.

There were no further bids for the lease of this property.

A motion to close the hearing and accept the offer of Newark Watershed Conservation and Development Corporation was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

November 5, 1975

518

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.

The City Clerk then presented RESOLUTION ACCEPTING FINAL BID FOR LEASING ENTIRE 15TH AND 16TH FLOORS AT CITY-OWNED PROPERTY, 605 BROAD STREET, BLOCK 18, LOTS 27, 28 AND 77, PURSUANT TO N.J.S. 40A:12-14 (c); BASED UPON RESOLUTION 7-R-bc, ADOPTED OCTOBER 15, 1975, FOR \$833.33 PER MONTH. (NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk called for further bids based upon Resolution 7-R-bn, adopted October 15, 1975, acknowledging receipt of offer from Work Experience Program - On the Job Training, for leasing City-owned property at 16-20 Park Place, Block 17, Lot 1, approximately 5,500 square feet of office space on the fifth floor, for \$1,833.33 per month. This offer was advertised and the date of leasing was established for this date.

There were no further bids for the lease of this property.

A motion to close the hearing and accept the offer of Work Experience Program - On the Job Training was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.

The City Clerk then presented RESOLUTION ACCEPTING A FINAL BID FOR LEASING CITY-OWNED PROPERTY 16-20 PARK PLACE, BLOCK 17, LOT 1, APPROXIMATELY 5,500 SQUARE FEET OF OFFICE SPACE ON THE FIFTH FLOOR, PURSUANT TO N.J.S.A. 40A:12-14; BASED UPON RESOLUTION 7-R-bn, ADOPTED OCTOBER 15, 1975, FOR \$1,833.33 PER MONTH. (WORK EXPERIENCE PROGRAM - ON THE JOB TRAINING)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

November 5, 1975

The City Clerk called for further bids based upon Resolution 7-R-bm, adopted October 15, 1975, acknowledging receipt of offer from Office of the Elderly Affairs for leasing entire seventh floor at City-owned property 605 Broad Street, Block 18, Lots 27, 28 and 77, for \$7,500. annually. This offer was advertised and the date of leasing was established for this date.

There were no further bids for the lease of this property.

A motion to close the hearing and accept the offer of Office of the Elderly Affairs, was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

The City Clerk then presented RESOLUTION ACCEPTING FINAL BID FOR LEASING ENTIRE SEVENTH FLOOR AT CITY-OWNED PROPERTY 605 BROAD STREET, BLOCK 18, LOTS 27, 28 AND 77; PURSUANT TO N.J.S.A. 40A:12-14; BASED UPON RESOLUTION 7-R-bm, ADOPTED OCTOBER 15, 1975. FOR \$7,500. ANNUALLY. (OFFICE OF THE ELDERLY AFFAIRS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CARMEN A. BIASE, PUBLIC RELATIONS OFFICER, POLICE DEPARTMENT, DIRECTOR'S OFFICE, FOR PERIOD BEGINNING OCTOBER 26, 1975 AND ENDING APRIL 26, 1976. (DEPUTY MAYOR - FIRST LEAVE BEGAN OCTOBER 23, 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.

RESOLUTION GRANTING PERMISSION TO FRATERNAL ORDER OF POLICE TO CONSTRUCT A MONUMENT IN MEMORY OF MEMBERS OF POLICE DEPARTMENT WHO DIED IN SERVICE TO THE CITIZENS OF THE CITY OF NEWARK; FRATERNAL ORDER OF POLICE WILL MAINTAIN SAID MONUMENT AND SECURE INSURANCE IN AMOUNTS REQUIRED BY CORPORATION COUNSEL INDEMNIFYING THE CITY OF NEWARK IN CASE OF IMPROPER CONSTRUCTION OR MAINTENANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

November 5, 1975

520  
Councilman Martinez requested clarification from Legal Analyst Kauder with respect to this resolution. He noted this monument will be erected for all policemen and he is in support of it but desires to follow correct legal procedures.

Legal Analyst Kauder replied the Council is awaiting a new resolution from the Law Department as the resolution presently before the Council has no site therein and suggested the Council not act on this resolution in its present form.

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, 70 JUNK BATTERIES, DIVISION OF MOTORS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS TOTALING \$91,000,000 IN ACCORDANCE WITH R.S. 40:5-7-1 AND HOLD INVESTMENTS TO CREDIT OF FUNDS INDICATED ON APPENDIX A.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-cb.

RESOLUTION AUTHORIZING THE APPOINTMENT OF TWENTY-SEVEN INDIVIDUALS LISTED ON THE ATTACHED SHEET AS MEMBERS OF THE CITIZEN'S ADVISORY BOARD FOR 1975 - 1976, COMMENCING ON DATE OF PASSAGE BY THE NEWARK MUNICIPAL COUNCIL FOR A PERIOD OF ONE YEAR OR UNTIL NEW APPOINTMENTS ARE MADE.

(Copy of resolution and correspondence submitted to each Member of the Council)

November 5, 1975

521

At the request of the Municipal Council, the City Clerk read the most recent list of nominees submitted by the Mayor and the Council. He noted a speaker before the Council alleged two of the nominees are non-residents of the City.

President Harris questioned whether the Council will take action the way the list was presented or whether those two names alleging to be non-residents will be excluded?

The City Clerk said the Mayor's Office has informed the Staff one of these nominees is a Newark resident and the other is a Area Representative and does not of necessity have to be a Newark resident.

Councilman Carrino felt there should be some stipulation with respect to residency requirements.

A motion to adopt the resolution based on the condition that all the nominees be required to submit an affidavit as to their residency was made by Councilman Giuliano, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO AGREEMENT WITH STATE OF NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS FOR IMPLEMENTING THE SAFE AND CLEAN NEIGHBORHOODS PROGRAM; AGREEMENT PROVIDES FOR \$1,000,000 BUDGETED IN SAFE AND CLEAN NEIGHBORHOOD PROGRAM PURSUANT TO SAFE AND CLEAN NEIGHBORHOODS ACT OF 1973 (P.L. 1973, C.46) AND \$1,000,000. IN MATCHING FUNDS FROM CITY OF NEWARK, \$500,000. BUDGETED IN CITY OPERATING BUDGET, UNCLASSIFIED SECTION FUND 75-01-20-01, CURRENT FUND AND \$500,000. TO BE BUDGETED IN 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, WOMEN, INFANT'S AND CHILDREN'S PROGRAM \$500,000.; ITEM AVAILABLE FROM NEW JERSEY STATE DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by

November 5, 1975

President Harris and declared adopted by President Harris by the following votes:

522  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF DEMOLITION TEAM, BEGINNING JULY 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$4,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF DEMOLITION, BEGINNING OCTOBER 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$2,400.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.

RESOLUTION TO AMEND CONTRACT BY AND BETWEEN MAYOR'S POLICY AND DEVELOPMENT OFFICE/ COMMUNITY DEVELOPMENT ADMINISTRATION AND MERCERMEDIA, INCORPORATED, ENTERED INTO PURSUANT TO RESOLUTION 7-R-bn, OCTOBER 23, 1973, EXTENDING TERMINATION DATE FOR AN EIGHT MONTH PERIOD, THE TIME INTERVAL BEGINNING MARCH 1, 1975 AND TERMINATING NOVEMBER 6, 1975 AND RATIFYING PAYMENT MADE TO MERCERMEDIA, INCORPORATED MAY 1, 1975 IN SUM OF \$7,125., SAID PAYMENT NOT HAVING PROPER AUTHORIZATION ON THAT DATE. (PROVIDED IN UNEXPENDED PHASE I PLANNED VARIATIONS FUNDS, PURSUANT TO TITLE I OF DEMONSTRATION CITIES AND METROPOLITAN DEVELOPMENT ACT OF 1966)

(Copy of resolution and correspondence submitted to each Member of the Council)

November 5, 1975

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.      RESOLUTION APPOINTING ALBERT CERNADAS CONSTABLE FOR A TERM ENDING DECEMBER 31, 1975 AND APPROVING HIS BOND AS TO SUFFICIENCY.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.      RESOLUTION CANCELLING WATER-SEWER CHARGES TOTALING \$17,538.21, ON PROPERTIES CITY-OWNED AND/OR OBTAINED TITLE THROUGH IN-REM FORECLOSURE, AS PER ATTACHED LIST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj.      RESOLUTION CANCELLING WATER-SEWER LIENS TOTALLING \$3,500.98 ON CITY-OWNED PROPERTIES, AS PER ATTACHED LIST. SAID LIENS CANNOT BE APPLIED BY THE TAX ACCOUNTING DEPARTMENT ACCCOUNT INASMUCH AS PROPERTIES ARE CITY-OWNED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck.      RESOLUTION AMENDING RESOLUTION 7-R-bc, SEPTEMBER 3, 1975 "RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE, ON BEHALF OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEWARK SERVICES CORPORATION FOR PROVISION OF SERVICES REQUIRED TO COMPLY WITH SPECIFICATIONS OF THE HAZARD REDUCTION COMPONENT OF THE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM FOR \$16,000. (CITY OF NEWARK RECEIVED GRANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR A ONE-YEAR CONTINUATION OF NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM \$16,000.) (CONTRACT

November 5, 1975

524

AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)," BY CHANGING GRANT FROM \$16,000. TO \$280,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cl.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, SAFE AND CLEAN NEIGHBORHOOD PROJECT, \$1,000,000.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS (DCA).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cm.

RESOLUTION RESCINDING RESOLUTION 7-R-bt, MAY 7, 1975, "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH URBAN LEAGUE OF ESSEX COUNTY WHEREIN URBAN LEAGUE OF ESSEX COUNTY WILL OPERATE A CHILD CARE SERVICES PROGRAM FOR SUM NOT TO EXCEED \$10,431.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.

RESOLUTION RESCINDING RESOLUTION 7-R-bu, MAY 7, 1975, "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH ST. ANN'S BILINGUAL COMMUNITY LEARNING CENTER WHEREIN ST. ANN'S BILINGUAL COMMUNITY LEARNING CENTER WILL OPERATE A COMPREHENSIVE CHILD CARE SERVICES PROGRAM FOR SUM NOT TO EXCEED \$8,692.; SOURCE OF FUNDS



November 5, 1975

FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.

(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW

N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.

RESOLUTION RESCINDING RESOLUTION 7-R-bv, MAY 7, 1975, "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH CHAD SCHOOL WHEREIN CHAD SCHOOL WILL OPERATE A COMPREHENSIVE CHILD CARE SERVICES PROGRAM FOR SUM NOT TO EXCEED \$3,480.; SOURCE OF FUNDS FOR THIS CONTRACT IN COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cp.

RESOLUTION APPOINTING SPECIAL POLICEMAN JAMES F. FALLANO FOR A TERM ENDING DECEMBER 31, 1975.

(Copy of resolution submitted to each Member of the Council)

(For action on this Resolution, see Page 38 in the minutes of this meeting)

7-R-cq.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, FIRE DEPARTMENT, FROM ALLOWANCES-PAID HOLIDAYS, FIRE PROTECTION ENGINEER, PUBLIC RELATIONS OFFICE, FIRE ALARM OPERATOR, SENIOR CLERK TYPIST, CLERK TYPIST, SENIOR CLERK STENOGRAPHER AND ACTING OFFICER TO DEPUTY CHIEF, BATTALION CHIEF, FIRE CAPTAIN AND FIREFIGHTER; TO PROVIDE MONIES FOR SALARIES DUE TO AN ADMINISTRATIVE DECISION TO REDUCE THE CITY OVERALL 1975 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

November 5, 1975

528-R-cr.

EMERGENCY RESOLUTION APPROPRIATING \$16,648., FIRE DEPARTMENT, UTILITIES, TO PROVIDE FUNDS FOR ELECTRIC AND GAS RATES, SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cs.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO SELL AT PUBLIC AUCTION ON DECEMBER 4, 1975, AT 10:30 A. M. IN THE COUNCIL CHAMBER, EACH OF PARCELS OF REAL PROPERTY SUBJECT TO SAID TAX OR MUNICIPAL LIENS, PURSUANT TO N.J.S.A. 54:5-19 TO 54:5-111 ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ct.

RESOLUTION AUTHORIZING DEPUTY TAX COLLECTOR JAMES A. RIZZOLO, IF NECESSARY, TO BID ON 32 GREEN STREET, BLOCK 865, LOT 92, 184-188 BADGER AVENUE, BLOCK 2692, LOT 58, 97-101 RIDGEWOOD AVENUE, BLOCK 2692, LOT 1 AND 103-105 RIDGEWOOD AVENUE, BLOCK 2692, LOT 4, ON BEHALF OF CITY OF NEWARK, AT THE DECEMBER 4, 1975 SALE FOR MUNICIPAL LIENS, PURSUANT TO N.J.S.A. 54:5-30.1. (SAID PROPERTIES WOULD BE USEFUL FOR PUBLIC PURPOSE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cu.

RESOLUTION COMMENDING JOE NERENBERG, A FOUNDER OF THE ESSEX COUNTY COACHES ASSOCIATION, FOR OUTSTANDING CONTRIBUTIONS AND EXEMPLARY DEDICATION TO THE HIGH SCHOOL SPORTS PROGRAM OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

November 5, 1975

7-R-cv.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NEW HOPE DEVELOPMENT CORPORATION WHEREIN IT WILL OPERATE A CONSTRUCTION TRADES TRAINING PROGRAM FOR 120 TRAINEES FOR SUM NOT TO EXCEED \$59,865., SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

Councilman Carrino stated there is an increasing interest by environmentalists and the public generally in protecting the supply and quality of potable water. He also stated public capital improvements involving millions of dollars are presently required and in the future may be increased. Further he stated the City of Newark is 40.5% owner in the Wanaque - Ramapo Water Supply as participating municipalities in the North Jersey District Water Supply Commission.

For these reasons Councilman Carrino moved THAT IN THE BEST INTERESTS OF THE CITY, NEWARK SHOULD BE ADEQUATELY REPRESENTED AT ALL MEETINGS OF THE COMMISSION IN ORDER THAT NEWARK'S POSITION BE MADE KNOWN ON ALL MATTERS INVOLVING EXPENDITURE OF PUBLIC FUNDS. The motion was seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION TO REMOVE FROM THE TABLE "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR TO ENTER INTO CONTRACT WITH ESSEX COUNTY COLLEGE FOR PERFORMING A COLLEGE WORK STUDY PROGRAM, FOR SUM NOT TO EXCEED \$18,134.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)," and place on the November 17, 1975 Calendar of the Municipal Council was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

November 5, 1975

7-M-c.  
528

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE BUSINESS ADMINISTRATOR TOGETHER WITH THE DIRECTOR OF THE DEPARTMENT OF RECREATION AND PARKS TO MEET WITH REPRESENTATIVES OF THE CHAMBER OF COMMERCE AND MERCHANTS ON BROAD AND MARKET STREETS AND BRANFORD PLACE TO WORK OUT A PLAN OF ACTION FOR CHRISTMAS DECORATIONS IN THE DOWNTOWN AREA; FURTHER THEY COMMUNICATE WITH MOVIE THEATERS IN THE AREA TO WORK OUT A PLAN OF ACTION FOR PRESENTATION OF FILMS FOR THE CHRISTMAS SEASON AND THAT SAID REPORT BE SUBMITTED TO THE COUNCIL AT THEIR NEXT PRE-MEETING CONFERENCE, NOVEMBER 17, 1975 AS TO THE PROGRESS OF THIS MATTER, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

(Councilman Carrino left this meeting at 4:22 P. M.)

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE SECRETARY, OFFICE OF THE MAYOR)."

(Administrative Secretary, Office  
of the Mayor 101111 (1) \$9,567. - \$11,628.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled September 3, 1975)

(Ordinance removed from the Table October 15, 1975)

A motion to reject this ordinance was made by President Harris, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

Not Voting: Councilman Martinez.

8-b.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE SECRETARY, OFFICE OF THE MAYOR)."

(Administrative Secretary, Office  
of the Mayor 101109 (1) \$10,547. - \$12,816.)

November 5, 1975

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled September 3, 1975)

(Ordinance removed from the Table October 15, 1975)

A motion to reject this ordinance was made by Councilman Martinez, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

Not Voting: Councilman Martinez.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE CITY OF NEWARK TO ACCEPT A DEED FROM THE BOARD OF EDUCATION OF NEWARK FOR PREMISES KNOWN AS COOPER MEMORIAL PARK, LOCATED AT THE REAR OF 534-544 CLINTON AVENUE, NEWARK, NEW JERSEY, (BEING LOT 99 IN BLOCK 3024 ON THE TAX MAP) FOR THE SUM OF \$1.00 (ONE DOLLAR)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED BY ADDING THERETO CHAPTER 11 (INSTALLATION AND OPERATION OF TRAFFIC CONTROL SIGNALS)."

(Intersection of Raymond Boulevard and Waydell Street

Intersection of Speedway Avenue and Fourteenth Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE CITY OF NEWARK TO

530

LEASE CERTAIN CITY-OWNED PROPERTY AND CERTAIN LEASED PROPERTY TO THE UNITED STATES POST OFFICE, NEWARK BRANCH."

(218, 285 and 289 Mulberry Street and 283 Mulberry Street for nominal sum of \$100. per year)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF MORTON STREET AS LAID OUT 56 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM CHARLTON STREET TO BELMONT AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF MORTON STREET AS LAID OUT 56 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM CHARLTON STREET TO PRINCE STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF ALL

November 5, 1975

THAT PART OF NIAGARA STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT  
STREETS, AVENUES, AND SQUARES, 50 FEET IN WIDTH AND EXTENDING FROM PARIS STREET TO  
AMSTERDAM STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the November 17,  
1975 Calendar of the Municipal Council for first reading was made by Councilman  
Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RE-  
CEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF  
CHARLTON STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS, TO LAY  
OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM WEST KINNEY STREET TO COURT STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the November 17,  
1975 Calendar of the Municipal Council for first reading was made by Councilman Allen,  
seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RE-  
CEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF  
SHEFFIELD STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT  
STREETS, AVENUES, AND SQUARES, EXTENDING FROM SUSSEX AVENUE, 160 FEET MORE OR LESS  
NORTHERLY, TO ITS TERMINUS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the November 17,  
1975 Calendar of the Municipal Council for first reading was made by Councilman  
Bottone, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RE-  
CEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF

November 5, 1975

VERONA AVENUE AS LAID OUT 80 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT  
STREETS, AVENUES, AND SQUARES, EXTENDING FROM MC CARTER HIGHWAY TO PASSAIC RIVER."

532

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-1.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 58 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 37, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 72-74 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 29, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$4,300.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 67 FAIRVIEW AVENUE, NEWARK, NEW JERSEY, BLOCK 2574, LOT 25, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF



November 5, 1975

N.J.S. 40A:12-13 (b) (1)." (\$3,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-o.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 23, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MARKET STREET."

(Market Street, south side, from University Avenue to Arlington Street

Market Street, north side, from McCarter Highway to Lawrence Street

Market Street, south side, from McCarter Highway to Lawrence Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-p.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 24, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-q.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 24, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Market Street, south side, from Lawrence Street to Halsey Street, from 9:30 A. M. to 4:00 P. M.

534

Market Street, south side, from Springfield Avenue to High Street, from 9:30 A.M. to 4:00 P. M.

Market Street, north side, from Washington Street to University Avenue, from 9:30 A. M. to 4:00 P. M.

Market Street, north side, from Lawrence Street to Mulberry Street, from 9:30 A. M. to 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-r.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 24, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON MARKET STREET."

(Market Street, north side, from McCarter Highway to Mulberry Street, from 7 A. M. to 9:30 A. M., Monday through Friday

Market Street, north side, from Washington Street to High Street, from 7 A. M. to 9:30 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-s.

The City Clerk presented PROPOSED "ORDINANCE SUPPLEMENTING SECTION 17:2-7, DRUNKENNESS, OF TITLE 17, OFFENSES, MISCELLANEOUS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING CONSUMPTION OF ALCOHOLIC BEVERAGES IN CERTAIN PUBLIC PLACES."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by President Harris and adopted by the following votes:

November 5, 1975

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

8-t.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 24, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING AND SUPPLEMENTING CHAPTER 17, ENTITLED 'OFFENSES, MISCELLANEOUS,' OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED; SPECIFICALLY PROHIBITING THE CONSUMPTION OF ALCOHOLIC BEVERAGES IN CERTAIN UNLICENSED PREMISES."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

8-u.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 27, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING R.O. 2:2-37 ET SEQ.: 'HUMAN RIGHTS COMMISSION' TO INCLUDE WOMEN, THE AGED AND THE HANDICAPPED AS SPECIAL INTEREST GROUPS PROPERLY INCLUDED WITHIN THE PURVIEW OF THE NEWARK HUMAN RIGHTS COMMISSION."

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Tucker pointed out the Mayor had indicated his opposition to the creation of a Women's Commission. He felt until such time as the Mayor's opinion is substantiated or possibly changed, he felt any action taken by the Council on this ordinance would directly relate as to whether or not Administration will listen attentively to what the women may be attempting to project.

Councilman Tucker continued he is recommending the Council defer action on this ordinance until the Steering Committee of the Women's Commission has an opportunity to meet with the Mayor to point out whatever grievances they feel they may have at this point of time.

Councilman Allen said he is not against the establishment of the committee, but he wondered if a budget would be needed and insofar as he is concerned, he will not approve a budgetary item for this purpose. He would rather see this committee established under the Human Rights Commission with the stipulation no staff would be added to that commission.

He pointed out there was a recent problem in the North Ward and the Puerto Rican community asked for a special committee to be established and the Mayor refused to do so.

Councilman Allen opined there are too many duplication of committees at City Hall and many of them do nothing for the needs of people.

536

A motion to defer action on this ordinance was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-v.

The City Clerk presented PROPOSED "ORDINANCE AMENDING CHAPTER 5, TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (COMMERCIAL VEHICLES ON PUBLIC STREETS DELETED AS ZONING VIOLATION)."

(Copy of ordinance submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 17, 1975 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED SEPTEMBER 11.

1975, NOMINATING THE FOLLOWING INDIVIDUALS TO SERVE AS MEMBERS ON THE NEWARK'S

AFFIRMATIVE ACTION REVIEW COUNCIL:

THREE YEAR TERM: HARRY L. WHEELER, CHAIRMAN

TWO YEAR TERM: EDWARD BURKE (BUILDERS CONTRACTORS ASSOCIATION OF NEW JERSEY, INC.)

ONE YEAR TERM: CARLOS RIVERA

WILLIAM BULMAN (MECHANICAL CONTRACTORS ASSOCIATION OF NEW JERSEY  
INCORPORATED)

(Copy of communication submitted to each Member of the Council)

(Mr. Wheeler met with the Council November 3, 1975)

A motion to confirm the nomination of Mr. Harry L. Wheeler to serve as Chairman on the Newark's Affirmative Action Review Council, for a three year term, was made by Councilman Tucker, seconded by Councilwoman Villani.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone,

November 5, 1975

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from October 7, 1975 to October 23, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Columba Parent Teachers Association	6602 Amended
St. Antoninus Rosary and Altar Society	6640 Amended
Congregation Ahavas Sholom	6666 Amended
Congregation Chevra Anshe Lubovitz	6668 Amended
Boys' Club of Newark, Inc. - Central Ward Unit	6695 Amended
Our Lady of Mt. Carmel Church	6715 Amended
St. Francis Xavier Roman Catholic Church	6764 Amended
Holy Name Society - St. John's Ukrainian Catholic Church	6874 Amended
Holy Name Society - Sacred Heart Church, Vailsburg	6899 Amended
St. Francis Xavier Parent School Guild	6914 Amended
Congregation B'Nai Zion	6929
Blessed Sacrament Home-School Association	6932
St. Thomas Aquinas Church	6941
Beth David Jewish Center	6944

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Mt. Carmel Guild - Special Education for the Blind	6880 Amended
Mt. Carmel Guild - Special Education for the Blind	6881 Amended
Boys' Clubs of Newark, Inc. - Central Ward Unit	6894 Amended
Beta Alpha Omega Chapter - Alpha Kappa Alpha Sorority	6931
Church of Our Lady of Good Counsel	6933
Ladies Auxiliary of Club Espana	6934
Holy Name Society of Blessed Sacrament Church	6935

538

RAFFLES LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Lions Club of Roseville	6936
Project Link Educational Center - Parent Teacher Group	6937
Rosary Altar Society - St. John's Ukrainian Catholic Church	6938
Mothers Club of Essex Catholic High School	6939
Maplewood Chapter of Unico	6940
Most Worshipful Prince Hall Grand Lodge New Jersey	6942
St. Thomas Aquinas Church	6943
Central Ward Girls Club, Boys Club of Newark, Inc.	6945
New Jersey Association - I.B.P.O.E. of W	6946
St. Columba's Church	6947

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

12-a.

A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 4:35 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:05 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Norman R. Olphin, Bethany Baptist Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

(Councilman Carrino arrived at 8:15 P. M.

Councilwoman Villani arrived at 8:20 P. M.

Councilman James arrived at 8:25 P. M.)

The City Clerk announced pursuant to the court order of Judge Murray G. Simon of the Superior Court, the Municipal Council will conduct a hearing on the sale of City-owned property 82-84 Hedden Terrace. This hearing will be held following "Ordinances on Public Hearing, Second Reading and Final Passage" on Page 8 of this Calendar.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF MUNICIPAL COURT, FOR THE YEAR 1974.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, President Harris.

4-b.

The City Clerk presented AUDIT REPORT AND FINANCIAL STATEMENTS, PARKING AUTHORITY OF THE CITY OF NEWARK, FOR PERIOD OF SIX MONTHS, JANUARY 1, 1975 THROUGH JUNE 30, 1975, PREPARED BY ZISMAN, TRAUIG AND ELBLONK, CERTIFIED PUBLIC ACCOUNTANTS, P. A.

A motion that the Audit Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, President Harris.

4-c.  
540

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF OCTOBER, 1975.

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, President Harris.

4-d.

The City Clerk presented 1974 ACTIVITIES, ESSEX COUNTY MOSQUITO EXTERMINATION COMMISSION.

A motion that the Activities Report be received and placed on file was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, President Harris.

4-e.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-32 AND PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS R-32, R-58 AND R-72, FROM OCTOBER 6, 1975 TO OCTOBER 10, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in this application.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF ROBERT WASHINGTON (RUBEN VENETSKY, OWNER); TO PERMIT IN A 1ST INDUSTRIAL DISTRICT THE ESTABLISHMENT OF A JUNK YARD; ON PREMISES 27-31 RANKIN STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF FIVE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-1 - May 13, 1975)



November 17, 1975

511

(Application remanded September 3, 1975)

(Vote of Board of Adjustment 4-0 - September 24, 1975)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and remand this application to the Board of Adjustment to further consider the scope of the proposed housing development in the area as related to the establishment of a junk yard; and, in addition, to consider a shorter period of time for which such use should be limited in view of such housing development, was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, President Harris.

(Councilman Carrino arrived at 8:15 P. M.)

4-A-2.

The City Clerk read APPLICATION OF D.K.C. CORPORATION, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF A USED CAR LOT; ON PREMISES 9-13 OLIVER STREET; ON CONDITION THAT 1) THE ENTIRE LOT IS BLACK-TOPPED; 2) DUSK TO DAWN LIGHTS ARE INSTALLED; 3) CONCRETE WHEEL STOPS ARE INSTALLED AROUND ENTIRE LOT.

(Vote of Board of Adjustment 5-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, President Harris.

(Councilwoman Villani arrived at 8:20 P. M.)

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-3.

The City Clerk read APPLICATION OF EMANUEL SALVADOR, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 2-STORY ADDITION TO 2-FAMILY DWELLING WITH NO ON-SITE PARKING; PN PREMISES 61 PROSPECT STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to

542

approach the rail, give his name and address and be heard.

The following speakers complained about the poor condition of the building, no space for parking, noise and the traffic is hazardous to children in the area. They alleged the applicant is applying for a variance for a two family dwelling, but it is a three family dwelling. The speakers urged the Municipal Council to reject this application.

MRS. TALINA VENI, 1 PROSPECT ROW, NEWARK, NEW JERSEY.

MR. ANGELO VENI, 61½ PROSPECT STREET, NEWARK, NEW JERSEY.

MR. JOSEPH DE CABO, 10 PROSPECT ROW, NEWARK, NEW JERSEY.

MR. INNOCENCIO FERNANDES, 62 PROSPECT STREET, NEWARK, NEW JERSEY.

MR. MANUEL SESTAYO, 3 PROSPECT ROW, NEWARK, NEW JERSEY.

(Councilman James arrived at 8:25 P. M.)

MR. EMANUEL SALVADOR, 61 PROSPECT STREET, NEWARK, NEW JERSEY, the applicant, appeared before the Municipal Council.

MR. ANTONIO SALVADOR, 61 PROSPECT STREET, NEWARK, NEW JERSEY, the applicant's son, stated he resides on the third floor of this dwelling and does not pay rent.

Councilman Martinez referred to a report from the Board of Adjustment stating the Investigator inspected the premises on October 20, 1975 and spoke to Mrs. Antonio Salvador, daughter-in-law of the applicant who stated the second floor is occupied by Mr. and Mrs. Antonio Salvador and the third floor is vacant. Mr. Antonio Salvador, son of the applicant, stated he resides on the third floor of 61 Prospect Street, his parents reside on the first floor and he does not know the name of the tenants on the second floor. The applicant is applying for a variance for a two family dwelling. Mr. Rocco J. Rossi, Secretary of the Board of Adjustment indicated this building could be used for either a two or three family dwelling. However, he does not know if this is true. Councilman Martinez contended there are serious and conflicting statements in reference to this matter. He added this matter is in the court at this time.

Councilman Martinez recommended the Council defer action on this application and request the Board of Adjustment to make a re-examination of the premises to determine if this is a three or two family dwelling.

No one else appearing, a motion to continue the hearing, defer action on this application and direct the City Clerk to request the Board of Adjustment to have a re-examination made of the premises noted in the application to determine if this site is in fact a three family or two family dwelling, was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4.

The City Clerk read APPLICATION OF J & P SUNOCO, INC. (PAUL SALIANO, OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT RENEWAL OF GASOLINE STATION AND AUTO REPAIR SHOP (NO BODY OR FENDER WORK); ON PREMISES 203-205 BERKELEY AVENUE; ON CONDITION THAT 1) NO TRUCKS ARE PARKED ON THE PREMISES; 2) SUCH USE IS LIMITED TO THE PERIOD ENDING AUGUST 19, 1980.

(Vote of Board of Adjustment 5-0)

(Previous applications approved August 21, 1963 and April 19, 1967)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-5.

The City Clerk read APPLICATION OF SCHIABO CORPORATION, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT SECOND-STORY ADDITION TO OFFICE BUILDING FOR EXISTING SCRAP YARD; ON PREMISES 8-18 NOBLE STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. DOMINICK A. MAZZAGETTI, 550 BROAD STREET, NEWARK, NEW JERSEY, Attorney for the applicant, appeared before the Municipal Council.

Councilman Martinez stated he wanted to study the transcript further. He requested the Council to defer action on this application.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-6.

544

The City Clerk read APPLICATION OF DANIEL DE ROSE, JR., OWNER; TO PERMIT IN A 4TH RESIDENCE DISTRICT EXTENSION TO EXISTING PUBLIC PARKING LOT LOCATED AT 118-130 CENTRAL AVENUE; ON CONDITION THAT 1) HIGHWAY STEEL BUMPER GUARDS ARE INSTALLED ALONG CENTRAL AVENUE SIDE OF THE LOT, EXCEPT AT CURB CUTS; 2) CONCRETE WHEEL STOPS ARE INSTALLED ALONG THE ADJOINING BUILDINGS; 3) THESE CONDITIONS ARE MET WITHIN 60 DAYS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL; ON PREMISES 316-318 HIGH STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. SANFORD SCHNEIDER, 161 HALSTEAD STREET, EAST ORANGE, NEW JERSEY, Attorney for the applicant, appeared before the Municipal Council. He stated the Board of Adjustment approved this application subject to three conditions. These conditions will be complied with within sixty days from date of approval by the Municipal Council. Mr. Schneider urged the Council to approve this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-7.

The City Clerk read APPLICATION OF CARLOS A. SEVERINO (SOL SCHACHTER, OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP; ON PREMISES 52 SUMMER AVENUE; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF ONE YEAR ENDING OCTOBER 6, 1976.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. CARLOS A. SEVERINO, 50 SUMMER AVENUE, NEWARK, NEW JERSEY, the applicant, appeared before the Municipal Council.

Councilman Carrino stated this application was previously rejected by the Board of Adjustment. He recommended the Council reject this application because there are no special reasons given by the Board of Adjustment or indicated by the transcript to grant this variance. Councilman Carrino pointed out there are approximately five auto repair body and fender shops within a three block area and a traffic problem. He requested the Board of Adjustment give their reasons, other than the transcript, for submitting this application to the Municipal Council.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk was directed to request the Board of Adjustment to give their reasons, other than the transcript, for submitting this application to the Municipal Council.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET.

(Read Street, from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING CHAPTER 4, LIMITING USE OF STREETS TO CERTAIN VEHICLES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966) AS AMENDED AND IS SUPPLEMENTED, ESTABLISHING AN EXCLUSIVE BUS LANE ON BROAD STREET.

(7:00 A. M. to 9:30 A. M. and 4:00 P. M. to 6:00 P. M., Monday through Friday, curb lanes on east and west sides between Lincoln Park to Clay Street, designated for bus, bicycle and motorcycle usage only)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman

546

Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4.1, PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY MINUTES ON FRELINGHUYSEN AVENUE.

(Frelinghuysen Avenue, east side, beginning at a point 94 feet north of the northerly curb line of Fenwick Street and extending 88 feet northerly therefrom, 8:00 A. M. to 5:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilwoman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AUTHORIZING THE CITY OF NEWARK TO ACCEPT A DEED FROM THE BOARD OF EDUCATION OF NEWARK FOR PREMISES KNOWN AS COOPER MEMORIAL PARK, LOCATED AT THE REAR OF 534-544 CLINTON AVENUE, NEWARK, NEW JERSEY (BEING LOT 99 IN BLOCK 3024 ON THE TAX MAP) FOR THE SUM OF \$1.00 (ONE DOLLAR).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

November 17, 1975

President Harris: The yeases are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-e.

The City Clerk read AN ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED BY ADDING THERETO CHAPTER 11 (INSTALLATION AND OPERATION OF TRAFFIC CONTROL SIGNALS).

(Intersection of Raymond Boulevard and Waydell Street

Intersection of Speedway Avenue and Fourteenth Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Engineering was made by Councilman Martinez, seconded by Councilman Bottone.

Councilman Martinez stated the Traffic Engineer of the City of Newark indicated to him verbally and in writing that if the Department of Transportation approves this ordinance, he could get immediate installation of traffic control signals.

The motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Engineering was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-f.

The City Clerk read AN ORDINANCE AUTHORIZING THE CITY OF NEWARK TO LEASE CERTAIN CITY-OWNED PROPERTY AND CERTAIN LEASED PROPERTY TO THE UNITED STATES POST OFFICE, NEWARK BRANCH.

(281, 285 and 289 Mulberry Street and 283 Mulberry Street for nominal sum of \$100. per year or County taxes, whichever is greater)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

548

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-g.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF MORTON STREET AS LAID OUT 56 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM CHARLTON STREET TO BELMONT AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-h.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF MORTON STREET AS LAID OUT 56 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM CHARLTON STREET TO PRINCE STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and



directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-1.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF NIAGARA STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, 50 FEET IN WIDTH AND EXTENDING FROM PARIS STREET TO AMSTERDAM STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-j.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF CHARLTON STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM WEST KINNEY STREET TO COURT STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-k.

550 The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF SHEFFIELD STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM SUSSEX AVENUE, 160 FEET MORE OR LESS NORTHERLY, TO ITS TERMINUS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-1.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF VERONA AVENUE AS LAID OUT 80 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM McCARTER HIGHWAY TO PASSAIC RIVER.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

551

6-F-m.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 58 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 37, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISION OF N.J.S. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-n.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 72-74 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 29, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$4,300.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

November 17, 1975

6-F-o.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 67 FAIRVIEW AVENUE, NEWARK, NEW JERSEY, BLOCK 2574, LOT 26, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$3,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-p.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MARKET STREET.

(Market Street, south side, from University Avenue to Arlington Street

Market Street, north side, from McCarter Highway to Lawrence Street

Market Street, south side, from McCarter Highway to Lawrence Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-q.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-r.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Market Street, south side, from Lawrence Street to Halsey Street,  
from 9:30 A. M. to 4:00 P. M.

Market Street, south side, from Springfield Avenue to High Street,  
from 9:30 A. M. to 4:00 P. M.

Market Street, north side, from Washington Street to University Avenue,  
from 9:30 A. M. to 4:00 P. M.

Market Street, north side, from Lawrence Street to Mulberry Street,  
from 9:30 A. M. to 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

554  
6-F-s.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON MARKET STREET.

(Market Street, north side, from McCarter Highway to Mulberry Street,

from 7:00 A. M. to 9:30 A. M., Monday through Friday

Market Street, north side, from Washington Street to High Street,

from 7:00 A. M. to 9:30 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-t.

The City Clerk read AN ORDINANCE SUPPLEMENTING SECTION 17:2-7, DRUNKENNESS, OF TITLE 17, OFFENSES, MISCELLANEOUS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING CONSUMPTION OF ALCOHOLIC BEVERAGES IN CERTAIN PUBLIC PLACES.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-u.

The City Clerk read AN ORDINANCE AMENDING AND SUPPLEMENTING CHAPTER 17, ENTITLED "OFFENSES, MISCELLANEOUS," OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED; SPECIFICALLY PROHIBITING THE CONSUMPTION OF ALCOHOLIC BEVERAGES IN CERTAIN UNLICENSED PREMISES.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-v.

The City Clerk read AN ORDINANCE AMENDING CHAPTER 5 OF TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED (COMMERCIAL VEHICLES ON PUBLIC STREETS DELETED AS ZONING VIOLATION).

(Copy of ordinance submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

6-F-w.

The City Clerk read AN ORDINANCE AMENDING CHAPTER 5 OF TITLE 23, PARKING, STOPPING AND STANDING, GENERALLY, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, (TO EXTEND IMPOUNDING OF VEHICLES ILLEGALLY PARKED TO TRUCKS PARKED ON CITY STREETS BETWEEN MIDNIGHT AND 5:00 A. M.).

(Copy of ordinance submitted to each Member of the Council)

556

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Carrino.

Councilman Carrino felt the homeowners and residents of the City should be made aware of this ordinance, which will allow the City of Newark to tow any trucks parked in residential areas between midnight and 5:00 A. M. Any truck parked will be impounded by the Police Department.

The motion to adopt the ordinance on first reading was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.

A motion to consider Item 8-h on this Calendar under "Ordinances on First Reading" was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-x.

The City Clerk read AN ORDINANCE ACCEPTING THE GIFT FROM THE NEWARK BOARD OF EDUCATION OF REAL PROPERTY KNOWN AS 301 POMONA AVENUE, NEWARK, NEW JERSEY, ALSO KNOWN ON THE TAX MAPS OF THE CITY OF NEWARK AS LOTS 16 AND 18 OF BLOCK 3723.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 3, 1975.



ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:3-2, Prohibiting Left Turns, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

West on Division Street to South on Broad Street  
4 P.M. to 6 P.M., Monday through Friday

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING EAST KINNEY STREET AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

558

Section 1. That Section 23:2-1, One-Way Streets, of of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom the following:

<u>Street</u>	<u>Direction Of Travel</u>	<u>From</u>	<u>To</u>
East Kinney Street	Westbound	Adams Street	N.J.R.R. Avenue

and by adding thereto:

<u>Street</u>	<u>Direction Of Travel</u>	<u>From</u>	<u>To</u>
East Kinney Street	Westbound	Adams Street	McCarter Highway

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DOWNING STREET AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Downing Street	Eastbound	Jefferson Street	Jackson Street

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law. 553

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING MULFORD PLACE AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Street	Direction of Travel	From	To
Mulford Place	Southbound	Vassar Avenue	Chancellor Avenue

Section 2. Any Ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

580

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING VAILSBURG TERRACE AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

<u>Street</u>	<u>Direction of Travel</u>	<u>From</u>	<u>To</u>
Vailsburg Terrace	Westbound	Linden Avenue	South Munn Avenue

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilwoman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

531

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING AN ORDINANCE ENTITLED "AN ORDINANCE TO AMEND AN ORDINANCE TO REGULATE, CONTROL AND STABILIZE RENTS AND CREATE A RENT CONTROL BOARD WITHIN THE CITY OF NEWARK," 6-S & F-a ADOPTED ON SECOND AND FINAL READING ON JULY 17, 1974, TO PROVIDE FOR APPOINTMENT OF THE RENT CONTROL BOARD ADMINISTRATOR BY THE RENT CONTROL BOARD.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, COUNTY OF ESSEX AND STATE OF NEW JERSEY, as follows:

1. An Ordinance entitled "An Ordinance to Amend an Ordinance to Regulate, Control and Stabilize Rents and Create a Rent Control Board within the City of Newark" 6S&Fa adopted on second and final reading on July 17, 1974 is hereby amended to include the following Subsection (h) to Section 11 - Powers of the Rent Control Board:

"(h) The Rent Control Board shall have the power to appoint an administrator of the Rent Control Board, at an annual salary as fixed by Ordinance and to be paid as other municipal salaries are paid."

2. All prior ordinances which are inconsistent herewith are hereby repealed.

3. This Ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. STEVE COLLUCCI, 218½ SUMMER AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council. He asked if this ordinance creates the title of Rent Control Board Administrator.

The City Clerk replied this ordinance provides for the power to appoint the Rent Control Board Administrator.

Councilman Carrino clarified this ordinance has nothing to do with any position on the Rent Control Board. It provides for the appointment of the Rent Control Board Administrator by the Rent Control Board instead of the Mayor. The person is on board and there is no new salary.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

November 17, 1975

582

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

No: Councilman Martinez.

President Harris: The yeses are eight and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK,  
NEW JERSEY:

Section 1. That Section 23:3-2, Prohibiting Left Turns, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

North on Broad Street to West on Cedar Street

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S. &amp; F-h.

583

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING CEDAR STREET AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

<u>Street</u>	<u>Direction of Travel</u>	<u>From</u>	<u>To</u>
Cedar Street	Eastbound	Halsey Street	Broad Street

and by adding thereto:

<u>Street</u>	<u>Direction of Travel</u>	<u>From</u>	<u>TO</u>
Cedar Street	Westbound	Broad Street	Halsey Street

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES FOR CONSIDERATION.

584

President Harris called for ordinances for consideration.

6-S & F-1.

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance rejected by the Mayor May 23, 1975)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

(For further action on this matter, see Pages 51 to 54 in the minutes of this meeting)

The City Clerk stated a hearing is being convened pursuant to the court order of Judge Murray G. Simon of the Superior Court, dated October 22, 1975, in the case of Leonard and Barbara Small vs. City of Newark, Docket No. L 1922-74. Notice was provided to all of the parties in interest.

The following is a brief statement of facts concerning this matter:

"On June 14, 1974, the City of Newark conducted a Municipal Land and Building Auction. Prior to the sale an advertisement was published in the Newark Star Ledger imposing the following condition on any sale:

All sales are subject to final approval by the Municipal Council and the Municipal Council may in its discretion reject all bids where the highest bid is not accepted.

This same condition was also included in the booklet of available properties which was distributed by the City.

At the auction, the Plaintiffs, Leon and Barbara Small, bid \$600.00 for real property located at 82-84 Hedden Terrace (Block 3024, Lot 51), Newark, New Jersey. Plaintiffs' bid was the highest, and subsequently, on July 17, 1974, the proposed sale was submitted to the Newark Municipal Council for approval. The Municipal Council rejected Plaintiffs' bid at the suggestion of the Administration for the reason that the property was within an Urban Renewal Area and was needed for a public use by the Housing Authority.



585

On September 17, 1974, Plaintiffs filed suit seeking to compel the City of Newark to convey the aforesaid property to them as the highest bidder.

Judge Simon's opinion states in part, 'Although the resolution of the municipality in rejecting the bid suggests reasons for said rejection, it does not appear that the plaintiffs had an opportunity to be heard in that regard. In order that plaintiffs may have such opportunity, we shall remand the matter to the governing body with instructions that it provide a hearing for the plaintiffs within 45 days from this date.'

We shall retain jurisdiction of this matter. A transcript of the hearing, prepared at the expense of the municipality, shall be forwarded to the Court with counsel then being afforded an opportunity to present legal argument.

It should be noted the personal notice of this hearing was given by Assistant Corporation Counsel Anthony Ambrosio to the plaintiffs and their attorney."

The City Clerk asked if there is anyone present who desires to be heard on this matter?

MR. BOB APREA, DIRECTOR OF REDEVELOPMENT, HOUSING AUTHORITY OF THE CITY OF NEWARK, pointed out the Urban Renewal Plan, as adopted by the Board of Commissioners for the Lower Clinton Hill Urban Renewal Project, provided for the acquisition of 82-84 Hedden Terrace, and this was for carrying out scattered site housing development in the Lower Clinton Hill Project. Therefore, on July 18, 1973 the Board of Commissioners adopted a resolution to acquire said property and amending the Urban Renewal Plan. The Central Planning Board adopted a similar resolution on July 23, 1973 approving an amended Urban Renewal Plan to acquire said property. The Municipal Council passed a similar resolution on September 15, 1973 adopting an Urban Renewal Plan providing for the acquisition of the property.

Mr. Aprea stated the Housing Authority is in the process now of finalizing plans and specifications for the construction of two dwelling units on this parcel of land. One is a two bedroom family unit and the other is a four bedroom unit. Both will be provided for low and moderate income families for ultimate home ownership under the Turnkey Scattered Site Program. Mr. Aprea stressed there is a dire need of this site and they want to proceed to acquire this property as quickly as possible.

MR. ALFRED E. BROWN, 744 BROAD STREET, NEWARK, NEW JERSEY, Attorney representing Mr. and Mrs. Leon Small, contended it was an unlawful act for the Council to reject the bid of Mr. and Mrs. Small.

586

President Harris requested Assistant Corporation Counsel Anthony Ambrosio to give a legal opinion regarding the Council's right to take action on this matter.

Assistant Corporation Counsel Ambrosio opined, after consultation with the Corporation Counsel, that the Municipal Council was within its legal right to reject this bid. The purpose of this hearing is simply to afford the high bidder the opportunity to be heard and request from the Council the reasons for the rejection. The Municipal Council rejected the bid effective July 17, 1974 and he believes the purpose of this hearing has been met, by virtue of what has taken place here.

No one else appeared to address himself to this matter.

The City Clerk stated he will follow the order of the Court in providing a transcript of this hearing and will await further direction of the Court in this matter.

HEARINGS OF CITIZENS.

6-HC-a.         MRS. ROSE DELLI SANTI, 602 PARKER STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. She thanked the Council for getting their property tax reduced. Mrs. Delli Santi asked if they could renovate the four rooms upstairs at this address, which property is in a residential area, so that her daughter, who has a heart condition and needs her help, can live upstairs at no rental.

The City Clerk said this is a zoning matter. He recommended Mrs. Delli Santi go to the Board of Adjustment to ascertain whether this property could be used for this purpose.

Councilman Giuliano said the Council understands this problem but there are guide lines provided by the Zoning Board.

President Harris related the Zoning Board has to take action on zoning matters before they are presented to the Municipal Council. Therefore, it is premature for the Council to take any action on this matter.

6-HC-b.         MRS. BESSIE WALKER WILLIAMS, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY, representing the Van Vechten Community Organization at Otto Kretchmer Elderly Project, stressed the need for the Nutritional Health Aid Program for Senior Citizens. She strongly urged the Municipal Council to support this program.

6-HC-c.         MR. MICHAEL J. PICONE, 717 DE CRAW AVENUE, NEWARK, NEW JERSEY, President, North Ward Property Owners Association, strongly opposed the granting of tax abatement because it is unfair to the homeowners in the City. He urged the Municipal Council to use their power to clean up the City of Newark. Mr. Picone thanked the Council for

557  
 . permitting Essex Catholic High School to play football at the Schools Stadium.

Councilman Carrino related because of the budetary crisis the Board of Education is facing, last year they passed a law that anyone other than Newark Schools had to pay a fee for use of the Schools Stadium. Fortunately, because Essex Catholic High School is a Newark school, the fee was negated. They will play six games. Councilman Carrino said between now and summer, they will sit down with the Board of Education and try to come up with a solution since most of the youths live in Newark.

Councilman Carrino said he would like to meet with the North Ward Property Association to get their feelings regarding tax abatement. Many people have a misapprehension that they do not pay taxes. If someone builds on an empty lot, the City receives taxes from that building. He does not know any people who would come into the City and build without tax abatement. Whenever there is a piece of property owned by the City and not taking in a penny or may not ever take in a penny, he questioned whether or not we should permit someone to build with a lower rate of taxes, but not tax abatement. At least this way the City would receive some revenue.

6-HC-d.

MR. EUGENE J. REILLY, SR., 71 SUNSET AVENUE, NEWARK, NEW JERSEY, a City employee, appeared before the Municipal Council. He made several allegations with respect to his employment and impending retirement. Mr. Reilly appealed for justice and dignity for a long time City employee and that he not be demeaned.

Councilman Tucker recommended a copy of the verbatim transcript of Mr. Reilly's remarks be submitted to the Business Administrator and request that a report be submitted to the Council on this matter.

Councilman Giuliano agreed with Councilman Tucker. He recommended the Business Administrator and Director of Public Works be invited to meet with the Council to discuss this matter.

Councilman James said Mr. Reilly indicated that his last hired position entered into was \$16,200. plus and he needed to be in that title for one year in order to meet Civil Service requirement rules to retire at the maximum salary. Councilman James asked Mr. Reilly at what salary he could retire if there is no action forthcoming from Administration.

Mr. Reilly replied he would lose \$1,200. annual pension for the rest of his life.

Councilman Bottone agreed the people involved should be invited to meet with the Council, if possible at the November 25, 1975 special conference, because

there might be a personality conflict.

588

The City Clerk was directed to forward a verbatim transcript of remarks made by Mr. Reilly to Business Administrator Walls and Public Works Director Friscia and invite them to meet with the Municipal Council at their special conference November 25, 1975 to discuss this matter.

The City Clerk stated he received requests from numerous individuals to address the Municipal Council at this meeting. These individuals did not register in time to comply with the Code.

No action was taken by the Council.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH PRESTIGE MAINTENANCE, INC., 39 NORMANDY PLACE, IRVINGTON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR JANITORIAL SERVICE ONLY AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR, EFFECTIVE OCTOBER 1, 1975 TO SEPTEMBER 30, 1976 IN AMOUNT NOT TO EXCEED \$106,380., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; PAYMENTS SHALL BE MADE FROM FUNDS APPROPRIATED IN DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls and Acting Tax Collector Joseph met with the Council November 17, 1975)

The City Clerk stated Acting Tax Collector Joseph certified there are sufficient funds available to pay for this contract until the end of the year. Therefore, any further services contracted for beyond the end of the year will be subject to the availability of funds.

Councilman Carrino pointed out this is not CETA money or Federal money. This is City money generated from rents. He declared he cannot see contracting work when we have Newark residents collecting welfare and unemployed.

Councilman Giuliano agreed with Councilman Carrino. He referred to a newspaper article in which the Mayor indicated more layoffs.

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, President Harris.

No: Councilman Tucker.

Not Voting: Councilmen Allen, Villani.

7-R-b.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH BUILDING SERVICES CORPORATION OF NEW JERSEY, 550 NEWARK AVENUE, JERSEY CITY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR MATRON AND PORTER SERVICE ONLY, AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR, EFFECTIVE OCTOBER 15, 1975 TO OCTOBER 14, 1976 INCLUSIVE, FOR \$42,952., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS. (PAYMENTS SHALL BE MADE OUT OF OPERATING BUDGET APPROPRIATED FOR DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Division of Public Property Acting Manager Toma met with the Council October 21, 1975)

(Business Administrator Walls, Corporation Counsel Buck and Acting Tax Collector Joseph met with the Council November 17, 1975)

A motion directing the City Clerk to return this resolution to Administration as per their request was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH TOP ENTERPRISES, INC., 217 JEFFERSON STREET, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR CARPET CLEANING ONLY, AT 2 CEDAR STREET, FOR PERIOD OF ONE YEAR, EFFECTIVE OCTOBER 15, 1975 TO OCTOBER 14, 1976 INCLUSIVE, FOR \$3,227.46, IN ACCORDANCE WITH THEIR BID SPECIFICATIONS. (PAYMENTS SHALL BE MADE FROM 707 BROAD STREET RECEIVERSHIP ACCOUNT)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls and Acting Tax Collector Joseph met with the Council November 17, 1975)

The City Clerk stated this resolution is also conditioned upon certification by Acting Tax Collector Joseph to the effect that there are sufficient funds available to pay for the services until the end of this year and any further services contracted for beyond the end of the year will be subject to the availability of funds.

Councilman Carrino contended this is another contract for work which can be done by the City. He asked if there are carpet cleaners on board. Councilman Carrino recalled at the last meeting there was a contract for window cleaning. City employees cannot go to the tenth floor to clean windows.

570 Councilman Tucker felt the Council should be consistent. Cleaning carpets is not a specialty.

A motion to adopt the resolution upon the condition the Council will receive from the Acting Tax Collector unqualified assurance and certification as to the availability and encumbrance of funds for the balance of the year 1975 for the payment of these services; further that the performance of services in 1976 are conditioned upon the availability of funds to pay therefor, was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilmen Allen, James.

7-R-d.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF MINORITY CONTRACTORS, BEGINNING JANUARY 1, 1973 AND ENDING OCTOBER 30, 1973; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$1,350.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF C.U.R.A. BEGINNING JUNE 1, 1974 AND ENDING JULY 24, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION. (\$900.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF OFFICE OF ELDERLY AFFAIRS, BEGINNING MARCH 1, 1974 AND ENDING FEBRUARY 29, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) \$3,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF MULTI-PHASIC DRUG, BEGINNING OCTOBER 23, 1973 AND ENDING JUNE 24, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$4,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF YOUTH SERVICE AGENCY, BEGINNING JANUARY 1, 1974 AND ENDING DECEMBER 31, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$1,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF SENIOR CITIZEN TRANSPORTATION, BEGINNING AUGUST 16, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$2,350.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NEIGHBORHOOD IMPROVEMENT, BEGINNING MARCH 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$2,100.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF ABANDONMENT CONTROL, BEGINNING JULY 1, 1973 AND ENDING OCTOBER 30, 1975; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$2,400.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:



573

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF COMMUNITY ORGANIZATION, BEGINNING DECEMBER 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$1,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART AND BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF NORTH JERSEY COMMUNITY CENTER, BEGINNING MARCH 1, 1973 AND ENDING AUGUST 31, 1973; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$1,800.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH LUCAS, TUCKER & COMPANY FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF YOUTH SERVICE AGENCY, BEGINNING NOVEMBER 1, 1972 AND ENDING DECEMBER 31, 1973; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) \$2,050.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by

Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$751.73 TO NEW JERSEY BELL TELEPHONE COMPANY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY THE CORPORATION IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL WHEN EMPLOYEES OF DIVISION OF SEWERS WORKING ON WEST MARKET STREET BETWEEN NORFOLK AND ACADEMY STREETS WHERE EXCAVATION WAS REQUIRED DAMAGED A TELEPHONE CABLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE TO EXECUTE A CONTRACT WITH SANFORD KRASNER, MAI, CPM, FOR THE DEVELOPMENT OF AN APPRAISAL REPORT OF 323-329 MT. PROSPECT AVENUE, AT A TOTAL COST NOT TO EXCEED \$600. TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH ACME CLEANING SERVICE, INC., 744 BROAD STREET, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR JANITORIAL SERVICES FOR CITY-OWNED BUILDINGS, FOR PERIOD OF ONE YEAR EFFECTIVE NOVEMBER 17, 1975 TO NOVEMBER 16, 1976 INCLUSIVE, IN AMOUNT NOT TO EXCEED \$170,343., IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; PAYMENTS SHALL BE MADE OUT OF OPERATING BUDGET APPROPRIATED FOR DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls and Acting Tax Collector Joseph met with the Council November 17, 1975)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Giuliano.

Councilman Carrino pointed out this is another contract for work which could be done by City employees. Janitorial services do not require experts to do the work. City laborers have been laid off.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Martinez, Tucker, Villani, President Harris.

No: Councilmen Allen, Carrino, Giuliano, James.

7-R-r.

RESOLUTION AUTHORIZING TAX ASSESSOR TO EXECUTE CONTRACT WITH WILLIAM MERDINGER, FOR REAL PROPERTY CONSULTANT AND APPRAISAL SERVICES FOR A TERM FROM JANUARY 1, 1976 TO DECEMBER 31, 1976 FOR \$24,000.; COST OF AFORESAID CONTRACT SHALL BE PAID FROM OFFICE OF ASSESSMENT 1976 OPERATING BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Tax Assessor Frisina met with the Council November 17, 1975)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION GRANTING PERMISSION TO FRATERNAL ORDER OF POLICE TO CONSTRUCT A MONUMENT IN MEMORY OF MEMBERS OF THE POLICE DEPARTMENT WHO DIED IN SERVICE TO THE CITIZENS OF NEWARK; FRATERNAL ORDER OF POLICE WILL MAINTAIN SAID MONUMENT AND SECURE INSURANCE IN AMOUNTS REQUIRED BY CORPORATION COUNSEL INDEMNIFYING THE CITY OF NEWARK IN CASE OF IMPROPER CONSTRUCTION OR MAINTENANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck met with the Council November 17, 1975)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

576

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilmen Carrino, Giuliano.

7-R-t.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART, BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF DEMOLITION TEAM, BEGINNING JULY 1, 1973 AND ENDING JUNE 30, 1974, COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$4,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART & BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF DEMOLITION, BEGINNING OCTOBER 1, 1973 AND ENDING JUNE 30, 1974, COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$2,400.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION RATIFYING THE CONTRACT WITH ESSEX COUNTY COLLEGE FOR PERFORMING A COLLEGE WORK STUDY PROGRAM, FOR SUM NOT TO EXCEED \$18,134.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Resolution tabled August 7, 1975)

(Resolution removed from Table November 5, 1975)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH TOP ENTERPRISES, INC., LOWEST RESPONSIBLE BIDDER, FOR MANAGEMENT, JANITORIAL, SECURITY SERVICES AND MECHANICAL MAINTENANCE OPERATIONS FOR THREE CITY-OWNED BUILDINGS LOCATED AT 16-20 PARK PLACE, 605 BROAD STREET AND 786 BROAD STREET, FOR \$24,781.08 A MONTH OR \$297,373. A YEAR, PLUS \$.028 PER SQUARE FOOT FOR ADDITIONAL OCCUPANCY AFTER OCTOBER 14, 1975, FOR JANITORIAL PORTIONS OF THIS CONTRACT; EFFECTIVE OCTOBER 20, 1975 TO OCTOBER 19, 1976 INCLUSIVE; CONTRACT IS CONTINGENT UPON THE RECEIPT OF RENTAL INCOME TO DEFRAY PAYMENTS TO BE MADE TO THE CONTRACTOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls and Acting Tax Collector Joseph met with the Council November 17, 1975)

A motion to defer action on this resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

(President Harris declared a five minute recess at 10:10 P. M.)

(The Council reconvened at 10:15 P. M.)

7-R-x.

RESOLUTION APPOINTING FIVE MEMBERS OF THE TAXICAB COMMISSION (SAMUEL UPSHAW-THREE YEARS, ROCCO RAFANELLO-THREE YEARS, A.J.J.A. (TONY) WILSON-TWO YEARS, COLUMBUS KINSEY-TWO YEARS AND DON C. CLARK-ONE YEAR).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Messrs. Upshaw, Rafanello, Wilson, Kinsey and Clark met with the Council November 17, 1975)

7-R-x-1.

A motion to confirm the appointment of Mr. Samuel Upshaw to serve as a Member of the Taxicab Commission, for a three year term, was made by the Council of the Whole.

President Harris: Will the Council confirm this appointment?

578

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The appointment is confirmed.

7-R-x-2.

A motion to confirm the appointment of Mr. Rocco Rafanelli to serve as a Member of the Taxicab Commission, for a three year term, was made by the Council of the Whole.

President Harris: Will the Council confirm this appointment?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The appointment is confirmed.

7-R-x-3.

A motion to confirm the appointment of Mr. A.J.J.A. (Tony) Wilson to serve as a Member of the Taxicab Commission, for a two year term, was made by the Council of the Whole.

President Harris: Will the Council confirm this appointment?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The appointment is confirmed.

7-R-x-4.

A motion to confirm the appointment of Mr. Columbus Kinsey to serve as a Member of the Taxicab Commission, for a two year term, was made by the Council of the Whole.

President Harris: Will the Council confirm this appointment?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The appointment is confirmed.

7-R-x-5.

A motion to defer action on the appointment of Mr. Don C. Clark to serve as a Member of the Taxicab Commission, for a one year term, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION DESIGNATING SHEPHARD AVENUE, FROM MAPES AVENUE TO MAPES PLACE, AS A WESTBOUND ONE-WAY STREET AND PROHIBITING PARKING AT ALL TIMES ON EAST SIDE OF MAPES PLACE FROM MAPES AVENUE TO SHEPHARD AVENUE, EFFECTIVE FOR PERIOD OF NINETY DAYS FROM DATE OF APPROVAL OF RESOLUTION BY STATE DEPARTMENT OF TRANSPORTATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

573

A motion to adopt the resolution was made by Councilman James, seconded by President Harris.

Councilman James said Mr. Williams and Mr. Gregory are in the audience. Mr. Williams is unable to speak on the resolution but he believes Mr. Williams would indicate he is opposed to the resolution. Residents of Mapes Avenue and Shephard Avenue met at a meeting in the South Ward Little City Hall sometime ago and the majority of the residents were of the opinion that something needed to be done in order to improve safety and the flow of traffic in the area. It was an overwhelming vote of the majority of the residents that, on a trial basis, Mapes Avenue and Shephard Avenue be made one-way westerly from Mapes Avenue to Mapes Place. Councilman James believed if we have a democratic meeting and the majority of the residents are in favor of some recommendation on a temporary basis in order to explore a better flow of traffic, it is his duty as an elected official of the Ward to support that recommendation. Councilman James thanked his colleagues for concurring in the recommendation of the Bureau of Traffic and Signals.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION DESIGNATING FAR SIDE LOCATIONS AT INTERSECTION OF LYONS AVENUE AND OSBORNE TERRACE AS BUS STOPS (ALONG LYONS AVENUE, EASTBOUND, BEGINNING AT EASTERLY CURBLINE OF OSBORNE TERRACE AND EXTENDING 150 FEET EASTERLY THEREFROM; ALONG LYONS AVENUE, WESTBOUND, BEGINNING AT WESTERLY CURBLINE OF OSBORNE TERRACE AND EXTENDING 150 FEET WESTERLY THEREFROM).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION DESIGNATING "THROUGH STREETS" IN CITY OF NEWARK AND MARKING AS PROVIDED IN SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

580

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO RECEIVE \$125,000. COMPREHENSIVE ASSISTANCE GRANT AUTHORIZED BY SECTION 701 OF THE HOUSING ACT OF 1954, TO FACILITATE PLANNING AND RELATED ACTIVITIES IN CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO AMEND CONTRACT DATED AUGUST 7, 1975 BY AND BETWEEN MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION AND NEW HOPE DEVELOPMENT CORPORATION, MINORITY CONTRACTORS AND CRAFTSMEN TRADE ASSOCIATION, TO EXTEND PERIOD OF OPERATION FOR A 3½ MONTH INTERVAL BEGINNING NOVEMBER 17, 1975 AND ENDING FEBRUARY 29, 1976. (\$70,000. ALLOCATED PURSUANT TO HOUSING AND COMMUNITY DEVELOPMENT ACT)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls and Corporation Counsel Buck met with the Council November 17, 1975)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-bd.

RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "IMPACT CRIMINALISTICS LABORATORY," (LEAA-\$483,085., CASH-\$91,626., CASH CREDIT PROVIDED TO PART C OVERMATCH POOL-\$37,950.).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION APPROVING PARTICIPATION WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY IN THE PROJECT ENTITLED "COMPREHENSIVE LAW ENFORCEMENT AND CRIMINAL JUSTICE PLANNING" PROPOSED TO BE FUNDED IN THE AMOUNT OF \$53,193. BY SLEPA, \$2,995. BY THE STATE OF NEW JERSEY AND \$2,995. BY THE CITY OF NEWARK, TOTALLING \$59,103.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION CANCELLING WATER-SEWER CHARGES TOTALING \$10,929.77 ON PROPERTIES THAT ARE EXEMPT, AND CITY-OWNED AND/OR OBTAINED TITLE THROUGH IN REM FORECLOSURE, AS PER ATTACHED LIST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

November 17, 1975

7-R-bg.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL AT PUBLIC AUCTION 226 JUNK VEHICLES, 1 1973 FORD STATION WAGON SERIAL #3E76S145173 AND 1 1972 CHEVROLET 2-DOOR GREEN SERIAL #IV77B2U319455, PURSUANT TO N.J.S.A. 39:10A-1 AND 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, SCRAP VEHICLES-DIVISION OF MOTORS; 5½ TONS (APPROXIMATELY) CONTAMINATED SCRAP METAL - TRAFFIC AND SIGNALS: VARIOUS ITEMS - IVY HAVEN NURSING HOME, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH NEWARK WELDING COMPANY, 47 MORRIS AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, IN AMOUNT NOT TO EXCEED \$16,000., FOR MOUNTING OF SNOW PLOWS, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, EFFECTIVE NOVEMBER 17, 1975 TO NOVEMBER 16, 1976. (TO BE PAID FROM OPERATING BUDGET OF DEPARTMENT OF PUBLIC WORKS, ACCOUNT CODE #104)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH L. D. SEELY COMPANY, P. O. BOX 2293, 3320 DORIS AVENUE, WANAMASSA, OCEAN, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, IN AMOUNT NOT TO EXCEED \$5,500., FOR REPAIRING OF SNOW PLOWS, IN

November 17, 1975

533  
ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, EFFECTIVE NOVEMBER 17, 1975 TO NOVEMBER 16, 1976. (TO BE PAID FROM OPERATING BUDGET OF DEPARTMENT OF PUBLIC WORKS, ACCOUNT CODE #498)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH LIVINGSTON CONSTRUCTION CORPORATION, LOWEST RESPONSIBLE BIDDER, IN AMOUNT OF \$6,800., FOR DEMOLITION OF A BUILDING AS SPECIFIED IN ATTACHED SCHEDULE #1 (83-85 WEBSTER STREET), IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS. (TO BE PAID FROM SAFE AND CLEAN STREETS PROGRAM BUDGET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b1.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH ROBERT BOZZI, M. D. FOR DELIVERY OF MEDICAL SERVICES AT THE BUREAU OF PAROCHIAL SCHOOLS HEALTH PROGRAM, MAXIMUM AMOUNT TO BE PAID \$3,900., BUDGETED IN 1975 CERTIFIED HEALTH SERVICES FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled November 6, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT, ON BEHALF OF CITY OF NEWARK, WITH ADVANCED COATINGS COMPANY, INCORPORATED, 580 FOREST AVENUE, ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-29, INTERIOR RESTORATION, PAINTING, DECORATING OF MAJOR PUBLIC SPACES IN NEWARK CITY HALL, FOR TOTAL SUM OF \$69,000., IN ACCORDANCE WITH PROPOSAL AND SPECIFICATIONS. (FUNDS PROVIDED FOR BY BOND ORDINANCE 6-S & F-c, APRIL 16, 1975 - PROJECT NO. 1975)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION AMENDING RESOLUTION 7-R-bv DATED OCTOBER 16, 1974 AND ENTITLED "RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, "IMPACT CRIMINALISTIC LABORATORY" BY CORRECTING THE GRANT DOLLAR AMOUNT OF \$604,269. TO \$483,085. (FEDERAL-\$483,085., LOCAL CASH-\$91,626., TOTALLING \$574,711.) (\$37,950.-CASH CREDIT TO IMPACT OVERMATCH POOL)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilwoman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION CONDEMNING ADOPTION OF RESOLUTION OF UNITED NATIONS GENERAL ASSEMBLY CHARACTERIZING ZIONISM AS "A FORM OF RACISM AND RACIAL DISCRIMINATION."

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Bottone.

Councilman Tucker clearly stated that he feels the action taken by the United Nations, equating Zionism as a form of racism is in poor taste and not in keeping with the international perspective of the United Nations, which was established to provide an international form of peace. His support of this resolution is based on

the fact that today the number one priority of the United Nations should be to resolve the Middle East crisis, not make it worse.

Councilman Tucker continued to equate Zionism with racism serves no national or international purpose but to further heighten the controversy in the Middle East. He does not believe that Judaism and Zionism are the same, but are very much related to each other; a position that has been stated publicly by various members of the United Nations community, including United Nations Ambassador Moynihan. To equate Judaism and Zionism is almost like saying that all United States citizens are Capitalists and, therefore, imperialistic in nature. This is clearly not the case.

Councilman Tucker opined the Newark Municipal Council has not and should not hold a full discussion of the Middle East crisis because they are a municipal body and not an international body. But, that does not preclude elected representatives from having an opinion on an international issue and stating their position. This is not necessarily a solution to the problem. The public must appreciate the complexity and the international, religious, cultural and political scope of the Middle East situation and realize that it cannot be resolved by a United Nations resolution.

Councilman Tucker stated he is voting for this resolution because the intent of the resolution seems to be to direct the international policymakers to resolve the Middle East crisis, not based on its content.

President Harris stated he felt very strongly about this matter which supersedes any political considerations.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION DESIGNATING THE AREA IMMEDIATELY SURROUNDING MONUMENT TO  
IRONBOUND VETERANS IN PETER FRANCISCO PARK AS "IRONBOUND MEMORIAL SQUARE."

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-MANPOWER ADMINISTRATION TO OPERATE AN OPEN SPACE AND PARK REHABILITATION PROGRAM IN CITY OF NEWARK UNDER TITLE X OF COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, FURTHER AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO DO ALL THINGS NECESSARY IN ORDER TO CARRY OUT PROGRAM INCLUDING SUBMISSION OF SUBSEQUENT REQUESTS FOR PROGRAM IMPLEMENTATION. (\$1,032,320.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH HOUSING AUTHORITY OF CITY OF NEWARK TO PROVIDE TRANSITIONAL PUBLIC SERVICE EMPLOYMENT FOR 32 PERSONS AS SECURITY GUARDS AT ITS ELDERLY HOUSING FACILITIES, FOR SUM NOT TO EXCEED \$191,938. FOR PERIOD DECEMBER 8, 1975 TO SEPTEMBER 7, 1976; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE VI.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker.

Councilman Tucker stated this particular action was brought about through meetings with Senior Citizens in public housing projects in the City. We are all aware of the fact for the most part Senior Citizens are easy victims of muggers and many other derelict individuals. Councilman Tucker hopes this action by the Municipal Council, in conjunction with the Office of the Mayor and Manpower Director Wheeler, will provide security services specifically for Senior Citizens housing in the City of Newark and will at least have some impact decreasing the incidence of victims of crime in Senior Citizens housing.

Councilman Allen said after a long study, meetings with Councilman Tucker, Senior Citizens and other interested parties, they finally came up with this program to provide security services for Senior Citizens in Elderly Housing Facilities. He hopes this will eliminate some of the problems faced by Senior Citizens.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

537

7-R-bs.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH BOYD SECURITY SYSTEMS, INC. TO OPERATE A SECURITY GUARD SERVICE PROGRAM, FOR AMOUNT NOT TO EXCEED \$2,500.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PROVISIONS OF LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION AUTHORIZING FLEMING JONES, JR., MUNICIPAL COMPTROLLER AND T. DENNIS SULLIVEN, ACTING DIRECTOR OF FINANCE, TO SIGN CHECKS AND DISBURSE FUNDS OF THE CITY OF NEWARK, NEW JERSEY, EFFECTIVE NOVEMBER 17, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO ENTER INTO CONTRACT ON BEHALF OF CITY OF NEWARK WITH BARTON-ASCHEMAN ASSOCIATES, INCORPORATED FOR PROVIDING AIRPORT PERIPHERY AND INDUSTRIAL AREA INFRASTRUCTURE, LAND USE, BUILDING SERVICEABILITY AND TENURE STUDY IN AMOUNT NOT TO EXCEED \$100,000.; FUNDS FOR SAID PROJECT SHALL BE PROVIDED IN CAPITAL BUDGET PROJECT #33-74 BOND ORDINANCE 6-S & F-k, MAY 1, 1974 (\$75,000.) AND NEWARK HOUSING AND REDEVELOPMENT AUTHORITY (\$25,000.) (SUBJECT TO APPROVAL AND APPROPRIATION OF FUNDS BY THE NEWARK HOUSING AND REDEVELOPMENT AUTHORITY) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded

by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

529  
7-R-bv.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF CITY CLERK AND MUNICIPAL COUNCIL, MUNICIPAL COUNCIL, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, OFFICE EQUIPMENT AND FURNISHINGS-\$3,300. TO OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, TRAVEL AND MEALS-\$3,300., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

This resolution was presented by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DIVISION OF CIVIL DEFENSE, SALARIES AND WAGES, OTHER SALARIES AND WAGES, MUNICIPAL EMERGENCY WELFARE COORDINATOR-\$780. TO DIVISION OF UTILITIES-\$780.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, PWEDA TITLE II/MANPOWER ADMINISTRATION \$1,244,284.; ITEM AVAILABLE FROM DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION, PUBLIC WORKS AND ECONOMIC DEVELOPMENT ACT, TITLE X.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



MOTIONS.

7-M-a.

A MOTION PURSUANT TO RESOLUTION 7-R-bp OF NOVEMBER 17, 1975 THAT THE DIRECTOR OF PUBLIC WORKS BE REQUESTED TO DIRECT THE DIVISION OF TRAFFIC AND SIGNALS TO ERECT A SIGN READING "WELCOME TO IRONBOUND MEMORIAL SQUARE" AT THE SITE SO DESIGNATED IN THE ABOVE-MENTIONED RESOLUTION, was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE DIRECTOR OF ENGINEERING TO COMMUNICATE WITH THE NEW JERSEY DEPARTMENT OF TRANSPORTATION TO STUDY THE FEASIBILITY OF PERMITTING A RIGHT TURN ON A RED LIGHT FOR THE CITY OF NEWARK, was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION THAT THE MUNICIPAL COUNCIL RECOGNIZES THE FACT THAT THURSDAY, DECEMBER 4, 1975 ST. LUCY'S CHURCH IN THE CITY OF NEWARK HAS BEEN DESIGNATED AS THE MEETING PLACE FOR THE ARCHBISHOPS AND CARDINALS AND BISHOPS WITHIN THE ENTIRE UNITED STATES TO ATTEND A ONE-DAY CONFERENCE AT ST. LUCY'S CHURCH; FURTHER THAT THE CITY CLERK COMMUNICATE WITH FATHER GRANATO OF ST. LUCY'S CHURCH OFFERING WHATEVER SERVICES THE CITY OF NEWARK CAN RENDER TO MAKE THIS A MOMENTOUS OCCASION, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to reconsider Ordinance 6-S & F-1 on this Calendar at this time was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilmen James, Tucker.

6-S & F-1.

The City Clerk read AN ORDINANCE TO AMEND CHAPTER 14, PERSONNEL PRACTICES AND POLICIES, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESIDENCY REQUIREMENTS

MODIFIED)

(Copy of ordinance submitted to each Member of the Council)

(Ordinance rejected by the Mayor May 23, 1975)

A motion to override the Mayor's veto of this ordinance was made by Councilman Bottone, seconded by Councilman Giuliano.

Councilman James urged his colleagues not to support the motion proposed by the Councilman of the West Ward. He stated this matter is in the courts and a decision will be rendered in the near future. Going beyond that point, he thinks it becomes ludicrous. We talk about the high rate of unemployment of Newark residents and Newark being for Newarkers. It would stand to reason that they would want those who earn their living in the City of Newark to reside in the City of Newark. The grandfather clause, as stated, indicates those individuals who are presently living outside of the City of Newark do not have to move back to the City of Newark. However, he believes presently it would be a critical fiscal crisis facing not only Newark but all urban cities in America. The Council should, at this time, stand firm for the residents of Newark. Why should individuals continue to pay \$9.92 taxation, suffer all of the other taxes which the Council has approved in the City of Newark and then the others sit down side by side earning lucrative salaries, only to take those incomes out of the City of Newark?

Councilman James continued he feels very strongly that it is not asking too much for anyone who earns their living in the City of Newark to live here. This same type of requirement is presently operative and evident in East Orange and many other neighboring municipalities. A person cannot even secure a job there unless he first moves into that town. Why should Newark continue to be the carpetbagger city? Other communities hire their unemployed first while citizens of Newark are unemployed, are being the last employed and first fired. Councilman James felt if the Councilmen's aspirations are for Newark taxpayers and all their problems, they should be consistent and support the ruling. If a person earns his dollars here, he should be willing to live in the City of Newark.

Councilman Carrino concurred with Councilman James. However, he thinks it is totally discriminatory to allow 5,000 employees of the City of Newark, such as teachers, policemen, firemen, Corporation Counsel, Assistant Corporation Counsels, lawyers and engineers to live outside of the City and then just discriminate against a certain few. Until the day comes when the courts or the State or Federal Government says everyone has to live in the City of Newark, which he would be the first to bring up and vote on, he will not discriminate against a small percentage of people here.

101  
If everyone has to live in the City of Newark, fine, but if the courts and law say some people have to live in the City and others can live outside of the City, then he cannot discriminate against anyone.

Councilman Tucker asserted the Council has debated this issue and everyone is well aware of the grandfather clause. It is ridiculous for the Council to go any further. The point they have attempted to deal with is when you reach a point of embarkation and say that if in effect the Mayor is not going to live up to a particular ruling, that the Council being the founding fathers of the City should not also live up to it. Councilman Tucker declared this particular ordinance goes to the crux of the whole situation of whether or not they believe in the citizens of the City of Newark. Some of the proponents who have talked about residency and advocated it came up to the podium and clearly stated, if in effect the residency is imposed, that the people left within the City of Newark are not intelligent enough to run the City of Newark. If that is the calibre of junk we are dealing with, when they talk about whether a person should be a resident of the City of Newark to work for the City of Newark, he does not think they have to play games with it.

Councilman Tucker declared he clearly understands what the motivation is behind it. He will never support an ordinance of this size and magnitude because he believes, loves and respects the citizens who put him in this office.

Councilman Bottone felt the Council has had enough words, rhetoric and reasons why they are for or against this ordinance. As Councilman Carrino stated, when there is a law that states 18% only have to live here and 82% can live anywhere they want, that is discriminatory. The main and important thing is when this Administration has put something on the books that they do not enforce themselves, and the Councilmen vote for people put on board, which they have done again today and at the last meeting, and when Administration says they do not have to comply with the residency law, he thinks it is about time the Council stands up to vote and say the grandfather clause is a good clause. Councilman Bottone added let us not jeopardize anyone's job, keep them here and as of tomorrow the first person appointed will have to tow the line and abide by the law.

Councilman James contended those who moved outside of the City of Newark, knowing that Newark has a residency law, were breaking the law and they were illegally living outside of the City of Newark. He questioned about the 5,000 who have adhered to the law and have remained in the City. The successful passage of this action tonight would reward those who have been breaking the law by living outside of the City of Newark and tell the majority of citizens who have remained in the City, paid

502

taxes, suffered these indignities, worried about crime in the streets, that they are to be penalized for not having left Newark. Further, since the time the Mayor has announced that the residency law would be enforced, a countless number of City employees, who heretofore lived outside of the City, have taken apartments in the City of Newark, moved in with relatives in Newark, some even purchased homes in the City of Newark, proving that they can and will live in the City of Newark if their bread and butter depends on it. We stand to gain economically if they are back in the City and gain in having all representatives back in the City. Councilman James felt the vote will come down as to whether the Councilmen love the citizens of Newark or whether they are concerned for those who have turned their backs on the City of Newark and who cannot vote for them by living outside of the City of Newark.

The motion to override the Mayor's veto of this ordinance was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani.

No: Councilmen James, Tucker, President Harris.

The City Clerk: The Mayor's veto of this ordinance is overridden. This ordinance will be advertised according to law.

(For further action on this matter, see Page 26 in the minutes of this meeting)

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 30, 1975, PROPOSED "ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON BROAD STREET."

(Broad Street, both sides, from Lincoln Park to Clay Street

7:00 A. M. to 9:30 A. M. and 4:00 P. M. to 6:00 P. M.,

Monday through Friday)

(Copy of ordinance submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration as per their request was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED NOVEMBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-2  
PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES  
OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Deleting Frist Street, Northbound to Westbound on Orange Street, from  
4:00 P. M. to 6:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December  
3, 1975 Calendar of the Municipal Council for first reading was made by Councilman  
Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED NOVEMBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1,  
PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF  
NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON NEWARK  
STREET."

(Deleting Newark Street, east side, from New Street to Central Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December  
3, 1975 Calendar of the Municipal Council for first reading was made by Councilman  
Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED NOVEMBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1,  
ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE  
CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DEY STREET  
AS A ONE-WAY STREET."

(Dey Street, Northbound, from Central Avenue to Sussex Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December  
3, 1975 Calendar of the Municipal Council for first reading was made by Councilman  
Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON CENTRAL AVENUE."

(Central Avenue, south side, between University Avenue and High Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 3, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Deleting Central Avenue, south side, between High Street and Broad Street, from 4:00 P. M. to 6:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 3, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Deleting Central Avenue, south side, between University Avenue and High Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 3, 1975 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

535

8-h.                    COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 6, 1975,  
ENCLOSING PROPOSED "ORDINANCE ACCEPTING THE GIFT FROM THE NEWARK BOARD OF EDUCATION  
OF REAL PROPERTY KNOWN AS 301 POMONA AVENUE, NEWARK, NEW JERSEY, ALSO KNOWN ON THE  
TAX MAPS OF THE CITY OF NEWARK AS LOTS 16 AND 18 OF BLOCK 3723."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-x on Page 18 in the minutes of this meeting)

8-i.                    The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED NOVEMBER 6, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES  
COMMONLY KNOWN AS 193 CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 3020, LOT 63, TO THE  
HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF  
N.J.S. 40A:12-13 (b) (1).: (\$4,900.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 3, 1975 Calendar of the Municipal Council for first reading was made by Councilwoman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.                    COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 27, 1975,  
ENCLOSING PROPOSED "ORDINANCE AMENDING R. O. 2:2-37 ET SEQ. 'HUMAN RIGHTS COMMISSION'  
TO INCLUDE WOMEN, THE AGED AND THE HANDICAPPED AS SPECIAL INTEREST GROUPS PROPERLY  
INCLUDED WITHIN THE PURVIEW OF THE NEWARK HUMAN RIGHTS COMMISSION."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this matter was made by Councilman Tucker, seconded by Councilwoman Villani and failed of adoption by the following votes:

Yes: Councilmen James, Martinez, Tucker, Villani.

No: Councilmen Allen, Bottone, Carrino, Giuliano.

Not Voting: President Harris.

9-b.

COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED SEPTEMBER 11, 1975, NOMINATING THE FOLLOWING INDIVIDUALS TO SERVE AS MEMBERS ON THE NEWARK'S

AFFIRMATIVE ACTION REVIEW COUNCIL:

TWO YEAR TERM: EDWARD BURKE (BUILDERS CONTRACTORS ASSOCIATION OF NEW JERSEY, INC.)

ONE YEAR TERM: CARLOS RIVERA

WILLIAM BULMAN (MECHANICAL CONTRACTORS ASSOCIATION OF NEW JERSEY INCORPORATED)

(Copy of communication submitted to each Member of the Council)

A motion directing the City Clerk to return this communication to Administration in view of the individuals' failure to appear before the Municipal Council, was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from October 29, 1975 to November 7, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Casimir's Church	6684 (Amended)
St. Augustine's Holy Name Society	6761 (Amended)
Church of Our Lady of Good Counsel	6811 (Amended)
Rosary Confraternity of St. Rose of Lima Church	6842 (Amended)
St. Casimir's P.T.A.	6859 (Amended)
Holy Name Society Sacred Heart Church, Vailsburg	6899 (Amended)
Queen of Angels P.T.A.	6905 (Amended)
St. Rose of Lima Church	6908 (Amended)
Mt. Carmel Guild - Special Education for the Blind	6955
St. Antoninus Rosary and Altar Society	6956



RAFFLES LICENSES

537

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Mothers' Club of Essex Catholic High School	6948
St. Francis Xavier Parent School Guild	6949
St. Michael's P.T.G.	6950
St. Michael's P.T.G.	6951
Rosary Altar Society - Sacred Heart Church, Vailsburg	6952
P.T.A. of Our Lady of Mt. Carmel School	6954

A motion to concur in the Report was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

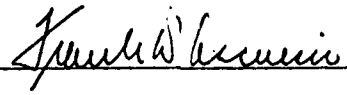
ADJOURNMENT.

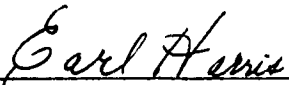
12. A motion to adjourn this meeting was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 11:05 P. M.

APPROVED:

  
 Frank D'Ascensio  
 City Clerk

  
 Earl Harris  
 President



Newark, New Jersey, November 25, 1975

A special meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 4:20 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker,  
President Harris.

The City Clerk read letter from Mayor Kenneth A. Gibson requesting a special meeting of the Municipal Council for Tuesday, November 25, 1975 to consider the following items:

1. Resolutions to authorize a sale of school bonds for December 16, 1975.

2. Resolution for external transfer of funds to pay the interest on notes for municipal and school debt service.

7-R-a.

RESOLUTION PROVIDING FOR THE SALE OF \$15,000,000 SCHOOL BONDS OF THE CITY OF NEWARK, NEW JERSEY, DATED JANUARY 1, 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

President Harris noted the fact we are faced with the conditions that the majority of the schools in Newark are old relics, where we have had experiences where ceilings have fallen and demonstrations by students who have testified that they are inadequate.

President Harris felt serious thought should have been given raising this amount of \$15,000,000. to a more substantial amount to deal realistically with providing decent facilities for our youngsters.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker,  
President Harris.

7-R-b.

RESOLUTION PRESCRIBING DETAILS OF \$15,000,000. SCHOOL BONDS OF THE CITY OF NEWARK, NEW JERSEY, DATED JANUARY 1, 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker,  
President Harris.

November 25, 1975

594  
7-R-c.

RESOLUTION PRESCRIBING THE FORM OF THE \$15,000,000 SCHOOL BONDS OF THE CITY  
OF NEWARK, NEW JERSEY, DATED JANUARY 1, 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and  
declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker,  
President Harris.

7-R-d.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF FINANCE, DIVISION  
OF TREASURY, MUNICIPAL DEBT SERVICE, INTEREST ON SPECIAL EMERGENCY NOTES-\$22,534.56  
AND TYPE I DISTRICT SCHOOLS DEBT SERVICES, NEW BONDS-\$440,000. TO DEPARTMENT OF FINANCE  
DIVISION OF TREASURY, MUNICIPAL DEBT SERVICE, INTEREST ON BOND ANTICIPATION NOTES-  
\$22,534.56 AND TYPE I DISTRICT SCHOOLS DEBT, INTEREST ON BOND ANTICIPATION NOTES-  
\$440,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and  
declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker,  
President Harris.

ADJOURNMENT.

12. A motion to adjourn the meeting was made by the Council of the Whole and  
adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker,  
President Harris.

This meeting adjourned at 4:30 P.M.

APPROVED

*Frank D'Ascensio*

Frank D'Ascensio  
City Clerk

*Earl Harris*

Earl Harris  
President

Newark, New Jersey, December 3, 1975

600

A meeting of the Municipal Council of the City of Newark, New Jersey, was scheduled for 1:00 P. M., Wednesday, December 3, 1975, in the Council Chamber, City Hall, Newark, New Jersey.

At 1:30 P. M., Acting City Clerk Korngut called the meeting to order and asked for roll call.

Present: Acting City Clerk Korngut and Police Officer Abe Janet, Sergeant-at-Arms.

Acting City Clerk Korngut announced we do not have a quorum and this meeting is adjourned to 1:00 P. M., December 10, 1975.

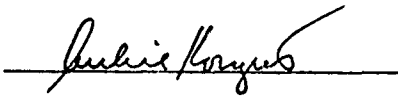
The Acting City Clerk announced for the benefit of the people in the audience who have appeared for public hearing on Board of Adjustment applications and Ordinances. This meeting is adjourned to 1:00 P. M., December 10, 1975, at which time their presence is requested to address the Municipal Council.

The Acting City Clerk stated notice will be placed in the local newspaper that this meeting is adjourned to 1:00 P. M., December 10, 1975.

Acting City Clerk: This meeting stands adjourned to 1:00 P. M., December 10, 1975.

This meeting adjourned at 1:30 P. M.

APPROVED:

  
\_\_\_\_\_  
Archie Korngut  
Acting City Clerk

December 3, 1975

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An adjourned meeting of the December 3, 1975 regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:20 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Bette A. Wilkins, St. James A.M.E. Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, Acting City Clerk Korngut, Clerk of the Municipal Council; Lieutenant Thomas McParland, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD OCTOBER 16, 1975.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD OCTOBER 23, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD OCTOBER 23, 1975.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d.

The Acting City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-38 FROM OCTOBER 13, 1975 TO OCTOBER 17, 1975 AND A NEGATIVE REPORT OF ACQUISITIONS FROM OCTOBER 20, 1975 TO OCTOBER 24, 1975 AND A NEGATIVE REPORT OF PROPERTY DEMOLITIONS FROM OCTOBER 13, 1975 TO OCTOBER 17, 1975 AND FROM OCTOBER 20, 1975 TO OCTOBER 24, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The Acting City Clerk presented QUARTERLY REPORTS FOR NEWARK'S CETA GRANTS FOR QUARTER ENDING SEPTEMBER 30, 1975 AND FINANCIAL STATUS REPORT, PROGRAM STATUS SUMMARY AND A QUARTERLY SUMMARY OF PARTICIPANT CHARACTERISTICS FOR NEWARK'S THREE (3) GRANTS TITLE I (34-5106-10) TITLE II (34-4106-21) AND TITLE V (34-5106-60).

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The Acting City Clerk presented REPORT ON EXAMINATION OF FINANCIAL STATEMENTS AND ADDITIONAL INFORMATION FOR FREE PUBLIC LIBRARY OF THE CITY OF NEWARK, FOR YEAR ENDED DECEMBER 31, 1974; SUBMITTED BY TOUCHE ROSS & CO., CERTIFIED PUBLIC ACCOUNTANTS.

A motion that the Report of Examination of Financial Statements and Additional Information for Free Public Library be received and placed on file was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The Acting City Clerk presented CITY OF NEWARK AUDIT OF ACCOUNTS FOR NINE MONTHS ENDED SEPTEMBER 30, 1975, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit of Accounts be received; further directing the City Clerk Staff study and submit report thereon to the Council, was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



4-h.

The Acting City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF OCTOBER, 1975. 603

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The Acting City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The Acting City Clerk read APPLICATION OF EMANUEL SALVADOR, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 2-STORY ADDITION TO 2-FAMILY DWELLING WITH NO ON-SITE PARKING; ON PREMISES 61 PROSPECT STREET.

(Vote of Board of Adjustment 4-0)

(Public Hearing continued)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and reject this application since there are no special reasons given by the Board of Adjustment or indicated by the transcript to grant this variance as required by Statute was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-2.

The Acting City Clerk read APPLICATION OF J & P SUNOCO, INC. (PAUL SALTANI, OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT RENEWAL OF GASOLINE STATION AND AUTO REPAIR SHOP (NO BODY OR FENDER WORK); ON PREMISES 203-205 BERKELEY AVENUE; ON CONDITION THAT 1) NO TRUCKS ARE PARKED ON THE PREMISES: 2) SUCH USE IS LIMITED TO THE PERIOD ENDING AUGUST 19, 1980.

(Vote of Board of Adjustment 5-0)

(Previous applications approved August 21, 1963 and April 19, 1967)

(Public Hearing continued)

604 Councilman Carrino said there are a few things on this particular case some of the people had questions about. He asked Mr. Rossi, Secretary of the Board of Adjustment whether the owner would have to keep his sidewalk clear of snow.

Mr. Rossi replied that is not a zoning matter.

Councilman Carrino referred to a "no parking from here to the to the corner" sign on 6th Street that is no longer there. He is going to have it put back up again.

Councilman Carrino questioned if only the amount of trucks stipulated in the transcript are to be allowed to park there at night.

Mr. Rossi replied that he believes the condition was that no trucks be parked on the premises.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-3.

The Acting City Clerk read APPLICATION OF SCHIABO CORPORATION, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT SECOND-STORY ADDITION TO OFFICE BUILDING FOR EXISTING SCRAP YARD; ON PREMISES 8-18 NOBLE STREET.

(Vote of Board of Adjustment 5-0)

(Public Hearing continued)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. DOMINICK A. MAZZAGETTI, LUM, BIUNNO AND TOMPKINS, 550 BROAD STREET, NEWARK, NEW JERSEY, attorney for the applicant appeared before the Municipal Council urging them to approve this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-4.

The Acting City Clerk read APPLICATION OF MAAS & WALDSTEIN CO., OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 1-STORY ADDITION TO LACQUER MANUFACTURING PLANT; ON PREMISES 2104-2118 MC CARTER HIGHWAY.

(Vote of Board of Adjustment 5-0)

(Previous application approved June 28, 1972)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

December 10, 1975

MR. NATHANIEL S. GOLDRING, 1929 SPRINGFIELD AVENUE, MAPLEWOOD, NEW JERSEY,  
attorney, for the applicant, appeared before the Municipal Council urging them to  
approve this application.

Councilman Carrino said that since he has not had an opportunity to review  
the transcript he would move to defer action on this application until he has reviewed  
it.

No one else appearing, a motion to continue the hearing and defer action on  
this application was made by Councilman Carrino, seconded by Councilman Tucker and  
declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4  
TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK,  
NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ  
STREET.

(Read Street from Raymond Boulevard to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman  
Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the  
following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance  
is declared adopted on first reading and the Acting City Clerk is hereby authorized and  
directed to advertise said ordinance and give public notice of its introduction and  
passage on first reading as provided by law. This ordinance will come up for a public  
hearing and be considered for further action on December 17, 1975.

6-F-b.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4.1, PARKING  
LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES

December 10, 1975

OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING  
TO THIRTY MINUTES ON FRELINGHUYSEN AVENUE.

606

(Frelinghuysen Avenue, east side beginning at a point 94 feet north of the northerly curb line of Fenwick Street and extending 88 feet northerly therefrom, 8:00 A. M. to 5:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 17, 1975.

6-F-c.

The Acting City Clerk read AN ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED BY ADDING THERETO CHAPTER 11 (INSTALLATION AND OPERATION OF TRAFFIC CONTROL SIGNALS.

(Intersection of Raymond Boulevard and Waydell Street

Intersection of Speedway Avenue and Fourteenth Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MARKET STREET.

(Market Street, south side, from University Avenue to Arlington Street

December 10, 1975 607

Market Street, north side, from McCarter Highway to Lawrence Street

Market Street, south side, from McCarter Highway to Lawrence Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 17, 1975.

6-F-e.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 17, 1975.

6-F-f.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Market Street, south side, from Lawrence Street to Halsey Street, from 9:30 A. M. to 4:00 P. M.

Market Street, south side, from Springfield Avenue to High Street, from 9:30 A. M. to 4:00 P. M.

December 10, 1975

628

Market Street, north side, from Washington Street to University Avenue,  
from 9:30 A. M. to 4:00 P. M.

Market Street, north side, from Lawrence Street to Mulberry Street, from  
9:30 A. M. to 4:00 P. M.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman  
Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by  
the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance  
is declared adopted on first reading and the Acting City Clerk is hereby authorized and  
directed to advertise said ordinance and give public notice of its introduction and  
passage on first reading as provided by law. This ordinance will come up for a public  
hearing and be considered for further action on December 17, 1975.

6-F-g.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR  
STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED  
ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED,  
PROHIBITING STOPPING OR STANDING ON MARKET STREET.

(Market Street, north side, from McCarter Highway to Mulberry Street, from  
7 A. M. to 9:30 A. M., Monday through Friday

Market Street, north side, from Washington Street to High Street, from  
7 A. M. to 9:30 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman  
Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by  
the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance  
is declared adopted on first reading and the Acting City Clerk is hereby authorized and  
directed to advertise said ordinance and give public notice of its introduction and  
passage on first reading as provided by law. This ordinance will come up for a public  
hearing and be considered for further action on December 17, 1975.

635

6-F-h. The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Deleting First Street, Northbound to Westbound on Orange Street, from 4 P. M. to 6 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-i. The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON NEWARK STREET.

(Deleting Newark Street, Eastside, from New Street to Central Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino,, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-j. The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DEY STREET AS A ONE-WAY STREET.

(Dey Street, Northbound, from Central Avenue to Sussex Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

610

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-k.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON CENTRAL AVENUE.

(Central Avenue, south side, between University Avenue and High Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-l.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-m.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:



641

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-n.

The Acting City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 193 CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 3020, LOT 63, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$4,900.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for public hearing and be considered for further action on December 17, 1975.

A motion to consider Item 8-F under Ordinances for First Reading was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-o.

The Acting City Clerk read A BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS BY AND FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$200,000. TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECT NUMBERS 5475 AND 5575)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and

December 10, 1975

612

passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 17, 1975.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The Acting City Clerk: The following ordinance was adopted on first reading advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING CHAPTER 4, LIMITING USE OF STREETS TO CERTAIN VEHICLES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966) AS AMENDED AND IS SUPPLEMENTED, ESTABLISHING AN EXCLUSIVE BUS LANE ON BROAD STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Chapter 4, Limiting Use of Streets to Certain Vehicles, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey (1966) as amended and supplemented, be amended by adding hereto:

23:4-2 Exclusive Bus Lane along Broad Street.

(a) Between the hours of 7-9:30 a.m. and 4-6 p.m., Monday through Friday, the curb lanes on both the east and west sides of Broad Street, between Lincoln Park to Clay Street, are hereby designated for bus, bicycle, and motorcycle usage only.

(b) The above provision, however, does not preclude other vehicles from entering the curb lanes for the sole purpose of making right hand turns. No vehicle other than a bus, bicycle, or motorcycle may traverse an intersection while in that lane. In addition, the above provision does not preclude taxicabs from entering the curb lanes for the sole purpose of picking up or discharging passengers.

Section 2. Any existing ordinance or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance

December 10, 1975

having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE CITY OF NEWARK TO ACCEPT A DEED FROM THE BOARD OF EDUCATION OF NEWARK FOR PREMISES KNOWN AS COOPER MEMORIAL PARK, LOCATED AT THE REAR OF 534-544 CLINTON AVENUE, NEWARK, NEW JERSEY (BEING LOT 99 IN BLOCK 3024 ON THE TAX MAP) FOR THE SUM OF \$1.00 (ONE DOLLAR)

WHEREAS, the Municipal Council of the City of Newark has authorized the filing of an application to the United States Department of Housing and Urban Development (Resolution No. 7RBN120672) to aid in the implementation of the City's Open Space Program; and

WHEREAS, the aforementioned Federal agency has reserved \$3 million for the City's Open Space Program; and

WHEREAS, the property listed below is included in a site which is part of the Open Space Program; and

WHEREAS, the Board of Education of the City of Newark, at its June 17, 1975 meeting, authorized the conveyance to the City of Newark of the property listed below for \$1.00 (one dollar);

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY,

1. That the Corporation Counsel of the City of Newark on the latter's behalf, accepts a deed from the Board of Education of Newark, in the County of Essex, for the sum of \$1.00, conveying to the City of Newark premises known as Cooper Memorial Park, located at the rear of 534-544 Clinton Avenue, Newark, N.J., being Lot 99 in Block 3024 on the tax map, and more particularly described in a certain resolution of said Board of Education adopted June 24, 1975, authorizing said conveyance, a copy of said resolution to be filed with Newark's City Clerk.

2. Any ordinance or parts thereof inconsistent with this Ordinance are hereby repealed.

3. This Ordinance shall take effect upon final passage and publication, according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

614

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE CITY OF NEWARK TO LEASE CERTAIN CITY-OWNED PROPERTY AND CERTAIN LEASED PROPERTY TO THE UNITED STATES POST OFFICE, NEWARK BRANCH.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

SECTION 1.: That the Municipal Council of the City of Newark has found that City owned property located at 281,285 and 289 MULBERRY STREET, Block 880, Lot 27, 30 and 32, are not needed for a public purpose and;

SECTION 2.: That property leased by the City of Newark located at 283 MULBERRY STREET, Block 880, Lot 29 is not needed for a public purpose;

SECTION 3.: That the United States Post Office, a public body does need the above tract of land for public purpose, and;

SECTION 4.: That N.J.S.A. 40A:12-14 (b) authorizes a municipality to lease real property to a public body for nominal consideration, the City of Newark wishes to lease to the United States Post Office the above property for the nominal sum of \$100 per year or county taxes, whichever is greater.

SECTION 5.: This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

December 10, 1975 <sup>815</sup>

AN ORDINANCE PROVIDING FOR THE VACATION OF MORTON STREET AS LAID OUT 56 FEET  
IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES,  
EXTENDING FROM CHARLTON STREET TO BELMONT AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Morton Street as laid out 56 feet in width, extending from Charlton Street to Belmont Avenue, which appears in a map on file in the Office of the Chief Engineer, Department of Engineering, known and designated as Map No. 1701-V, dated September 10, 1975, is hereby vacated as a street or public highway, pursuant to the provisions of N.J.S.A. 40:67-1 (b)

Section 2. A copy of the aforesaid Map No. 1701-V dated September 10, 1975 is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF MORTON STREET AS LAID OUT 56 FEET  
IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES,  
EXTENDING FROM CHARLTON STREET TO PRINCE STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Morton Street, as laid out 56 feet in width, extending from Charlton Street to Prince Street, which appears in a map on file in the Office of the Chief Engineer, Department of Engineering, known and designated as Map No. 1694-V, dated February 4, 1975, is hereby vacated as a street or public highway, pursuant to the provisions of N.J.S.A. 40:67-1(b).

Section 2. A copy of the aforesaid map No. 1694-V, dated February 4, 1975 is affixed hereto and made a part hereof.

616

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF NIAGARA STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, 50 FEET IN WIDTH AND EXTENDING FROM PARIS STREET TO AMSTERDAM STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. All that part of Niagara Street as laid out on the map of the commissioners to lay out streets, avenues, and squares, extending from Paris Street to Amsterdam Street, shall be vacated as a public street or highway, reserving however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the width and the length of the above described Niagara Street to be vacated, the right to enter upon the above for the purpose of laying, relaying, rebuilding, reconstructing, or maintaining existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the described easement which will interfere with the laying, relaying, rebuilding, reconstructing, or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, known and designated as Map No. 1700-V, dated September 5, 1975.

Section 2. A copy of the aforesaid Map No. 1700-V, dated September 5, 1975, is hereto attached and made a part hereof and a copy of same map is on file in the office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of N.J.S.A. 40:67-1(b), N.J.S.A. 40:55 - 21.11, and N.J.S.A. 40:55c-72.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

December 10, 1975 6:17

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF CHARLTON STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM WEST KINNEY STREET TO COURT STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Charlton Street, as laid out 60 feet in width, extending from West Kinney Street to Court Street, which appears on a map on file in the Office of the Chief Engineer, Department of Engineering, known and designated as Map No. 1695-V, dated February 6, 1975, is hereby vacated as a street or public highway, pursuant to the provisions of N.J.S.A. 40:67-1(b).

Section 2. A copy of the aforesaid Map No. 1695-V, dated February 6, 1975, is affixed hereto and made a part here of.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

618

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF SHEFFIELD STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM SUSSEX AVENUE, 160 FEET MORE OR LESS NORTHERLY, TO ITS TERMINUS.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, DO ORDAIN:

Section 1. That all that part of Sheffield Street as laid out 60 feet in width on the Map of the Commissioners to lay out streets, avenues, and squares, extending from Sussex Avenue, 160 feet more or less northerly, to its terminus, shall be vacated as a street or public highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the 60 foot width and length of the above described Sheffield Street to be vacated, the right to enter upon a 33 foot strip of land extending in width from a point 12 feet West of the easterly line of the Sheffield Street to be vacated for the purpose of laying, relaying, rebuilding, reconstructing or maintaining existing and additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 33 foot strip which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, known and designated as Map No. 1615-V, dated October 20, 1966, and revised September 12, 1975, which map is hereto attached and made a part hereof.

Section 2. A copy of the aforesaid map No. 1615-V dated October 20, 1966, and revised September 12, 1975 is on file in the Office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of N.J.S.A. 40:67-1(b), N.J.S.A. 40:55-21.11 and N.J.S.A. 40:55c-72.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



6-Ph, S &amp; F-1.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF VERONA AVENUE AS LAID OUT 80 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM MC CARTER HIGHWAY TO PASSAIC AVENUE.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, DO ORDAIN:

Section 1. That all that part of Verona Avenue as laid out 80 feet in width on the Map of the Commissioners to lay out streets, avenues, and squares, extending from McCarter Highway to Passaic River, shall be vacated as a public street or highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the 80 foot width and length of the above described Verona Avenue to be vacated, the right to enter upon a 40 foot strip of land extending in width from a point 14 feet north of the southerly line of the Verona Avenue to be vacated for the purpose of laying, relaying, rebuilding, reconstructing or maintaining existing and additional sewer, water, or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 40 foot strip which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, known and designated as Map No. 1699-V, dated September 3, 1975 which map is hereto attached and made a part hereof.

Section 2. A copy of the aforesaid Map No. 1699-V dated September 3, 1975 is on file in the Office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of N.J.S.A. 40:67-1(b), N.J.S.A. 40:55-21.11, and N.J.S.A. 40:55c-72.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

620

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 58 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 37, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISION OF N.J.S. 40A:13-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY.

Section 1. That the premises commonly known as 58 Peshine Avenue, Newark, New Jersey, Block 2598, Lot 37, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2500. pursuant to N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 72-74 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 29, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISION OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

December 10, 1975

Section 1. That the premises commonly known as 72-74 Peshine Avenue, Newark, New Jersey, Block 2598, Lot 29, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$4300. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 67 FAIRVIEW AVENUE, NEWARK, NEW JERSEY, BLOCK 2574, LOT 26, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 67 Fairview Avenue, Newark, New Jersey, Block 2574, Lot 26, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$3000. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

622

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE SUPPLEMENTING SECTION 17:2-7, DRUNKENNESS, OF TITLE 17, OFFENSES, MISCELLANEOUS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING CONSUMPTION OF ALCOHOLIC BEVERAGES IN CERTAIN PLACES.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

SECTION 1. That Section 17:2-7, Drunkenness, of Title 17, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended and supplemented by adding thereto a new section designated as 17:2-7 (b) to read as follows:

Sec. 17:2-7 Drunkenness.

- (a) It shall be unlawful for any person to be drunk or be in a state of intoxication in any street or other public place, or in any private house or place, to the annoyance of any other person.
- (b) It shall be unlawful for any person to drink, imbibe or consume any alcoholic beverage as defined in the Alcoholic Beverage Law (N.J.S.A. 33:1-1) upon any street or sidewalk, playground, municipal grounds surrounding municipal buildings, grounds under the control of the Board of Education, grounds under the control of the Department of Parks and Recreation and upon any other public grounds, parks, and recreation areas within the City.

December 10, 1975

SECTION 2. Any person who shall violate any of the provisions of this Ordinance shall be subject, upon conviction thereof, to a fine not exceeding \$500.00 or to imprisonment for a term of not exceeding 90 days, or both such fine and imprisonment.

SECTION 3. All ordinances inconsistent herewith are hereby repealed.

SECTION 4. This Ordinance shall take effect upon final passage and publication, and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-n.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING AND SUPPLEMENTING CHAPTER 17, ENTITLED "OFFENSES, MISCELLANEOUS", OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED; SPECIFICALLY PROHIBITING THE CONSUMPTION OF ALCOHOLIC BEVERAGES IN CERTAIN UNLICENSED PREMISES.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

SECTION 1. Chapter 17, entitled "Offenses, Miscellaneous", of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be further amended and supplemented by the addition of a new section designated as 17:2-26, which shall read as follows:

624

Sec. 17:2-26. Consumption of alcoholic beverages prohibited in certain unlicensed premises during certain hours.

- (a) It shall be unlawful for any person to drink, imbibe or consume any alcoholic beverage as defined in the Alcoholic Beverage Law, (N.J.S.A. 33:1-1), in any business or mercantile establishment, including but not limited to restaurants, diners, candy stores, poolrooms, amusement parlors, dancehalls, theatres, or any other place of public assemblage operated for profit, during the hours when the consumption of alcoholic beverages is prohibited on premises licensed under a Plenary Retail Consumption License, allowing and permitting the consumption of alcoholic beverages on the premises.
- (b) It shall be unlawful for the owner, operator, or person in charge and their servants, agents and employees, of any business or mercantile establishment as defined in subsection (a), to allow or permit any person to drink, imbibe or consume any alcoholic beverage as defined in the Alcoholic Beverage Law (N.J.S.A. 33:1-1), in any such business or mercantile establishment, during the hours when the consumption of alcoholic beverages is prohibited on premises licensed under a Plenary Retail Consumption License, allowing and permitting the consumption of alcoholic beverages on the premises.

SECTION 2. Any person who shall violate any of the provisions of this ordinance shall be subject, upon conviction thereof, to a fine not exceeding \$500.00 or to imprisonment for a term of not exceeding 90 days, or both such fine and imprisonment.

SECTION 3. All ordinances inconsistent herewith are hereby repealed.

SECTION 4. This Ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-o.

625

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING CHAPTER 5 OF TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED (COMMERCIAL VEHICLES ON PUBLIC STREETS DELETED AS ZONING VIOLATION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of Chapter 5 of Title 27, Zoning, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended to read as follows:

27:5-1. Commercial Vehicle Parking. The garaging, storing or parking of commercial vehicles on any properties within the boundaries of any residence district is prohibited; provided, however, that nothing herein shall prohibit the parking of a commercial vehicle for such reasonable time as may be required in pickup or delivery service to such districts.

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-p.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING CHAPTER 5 OF TITLE 23, PARKING, STOPPING OR STANDING, GENERALLY, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED (TO EXTEND IMPOUNDING OF VEHICLES ILLEGALLY PARKED TO TRUCKS PARKED ON CITY STREETS BETWEEN MIDNIGHT AND 5:00 A. M.)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

826

Section 1. That Section 11, Impounding Vehicles Illegally Parked, of Chapter 5, Title 23, Parking, Stopping and Standing, Generally, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended and supplemented so that paragraph (a) reads as follows:

23:5-11(a) Such vehicle is parked in violation of sections 23:5-1, 23:5-2, 23:5-3, 23:5-3.1, 23:5-3.2, 23:5-4, 23:5-6, 23:6-2, 23:6-3 or 23:6-4, of these Revised Ordinances; or

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-q.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE ACCEPTING THE GIFT FROM THE NEWARK BOARD OF EDUCATION OF REAL PROPERTY KNOWN AS 301 POMONA AVENUE, NEWARK, NEW JERSEY, ALSO KNOWN ON THE TAX MAPS OF THE CITY OF NEWARK AS LOTS 16 AND 18 OF BLOCK 3723.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the City of Newark accept from the Newark Board of Education the gift of property known as 301 Pomona Avenue, also known as Lots 16 and 18 of Block 3723 pursuant to the provisions of N.J.S. 40A:12-5.

Section 2. That the City Clerk be and is authorized to accept a bargain and sale deed, covenant against grantor, free and clear of all encumbrances whatsoever, said deed to be accepted only after approval by the Corporation Counsel.

Section 3. This ordinance shall take effect upon publication and passage according to law.



December 10, 1975

627

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

The following speakers addressed the Municipal Council with respect to problems affecting homes purchased at the City Auction. The speakers indicated they were unable to secure loans from any Newark banking institutions to repair these homes.

/ 6-HC-a.

MR. WILLIAM GRANT, 826 SOUTH 13TH STREET, NEWARK, NEW JERSEY.

/ 6-HC-b.

MRS. EUZERIA GRANT, 826 SOUTH 13TH STREET, NEWARK, NEW JERSEY.

Councilman James noted the Council is aware of this problem and is trying to explore ways and means to deal with this problem. He added a recommendation will be submitted to Administration to incorporate many of the complaints in any future Homesteading Program.

Councilman Martinez noted he sympathizes with the speakers but pointed out residents in the East Ward are spending a great deal of money in rehabilitating their homes and for this they are receiving a tax increase.

He felt the laws are such in this State that people who improve their properties are not rewarded. It is the slumlords who reap the benefits.

Councilman Martinez noted there is a bill pending in the State Legislature where a homeowner can receive a grant up to \$4,000. for improvements.

Councilman James concurred in the remarks made by Councilman Martinez but said the Council must recognize the City must have an administrative functioning, workable Homesteading Program aimed at getting these properties back on the tax rolls.

President Harris remarked he is personally knowledgeable of the problems raised by the speakers. He felt that the City of Newark's banking institutions should be more sympathetic to this problem.

President Harris pointed out unfortunately, with respect to the proposed legislation of a \$4,000. grant, many of these people would not be eligible.

628

The following speakers addressed the Municipal Council with respect to Resolution 7-R-c on this Calendar which relates to contract services for Management, Janitorial, Security Services and Mechanical Maintenance Operations for three City-owned buildings located at 16-20 Park Place, 605 Broad Street and 786 Broad Street.

- 6-HC-c.      MR. MICHAEL MARTIRANO, 217 JEFFERSON STREET, NEWARK, NEW JERSEY.
- 6-HC-d.      MR. JOHN SMITH, 127 FULTON STREET, NEWARK, NEW JERSEY.
- 6-HC-e.      MS. STELLA CZORNEK, 29 MERCHANT STREET, NEWARK, NEW JERSEY.
- 6-HC-f.      MS. JOSEPHINE POLICASTRO, 53 JACKSON STREET, NEWARK, NEW JERSEY.

Councilman Carrino asked one of the speakers how long she has been employed and the speaker replied she has been working at her particular building for 23 years.

In response to question raised by President Harris, another speaker said she has been working at her building for 18 years.

Councilman Martinez said he has studied this contract and felt that the salaries being paid to the contract employees is lower than that paid by the City. He felt this company's intent is to hire Newark City residents and the contractor should be commended for that.

- 6-HC-g.      MR. ALVIN CURRY, 33 YATES AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to homesteading and the lack of water pressure in the 31st District of the South Ward.

Councilman James noted the Council will initiate an investigation of the Homesteading Program. With respect to the pressure he questioned the speaker whether Mr. Shader, State Regional Engineer has been notified and Mr. Curry replied in the affirmative.

Councilman James said he will cause an investigation to be made with respect to the low pressure with the Director concerned and will report thereon to the Council.

Councilman James pointed out a property owner is responsible for costs involved in installing pipes from the middle of the street to his property line.

Mr. Curry said he is aware of that and is willing to pay for that but he would like the pressure restored.

The following speakers addressed the Municipal Council with respect to a Civilian Review Board in the City of Newark. The speakers alleged that the majority of the people in the City of Newark would favor a Civilian Review Board.

- 6-HC-h.      MR. LARRY JOHNSON, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY.
- 6-HC-i.      MS. BEVERLY GREGORY, 26 NAIRN PLACE, NEWARK, NEW JERSEY.

December 10, 1975

629

Councilman Tucker said he is not going to comment on the merits and demerits of one of the speakers presentation. However, he introduced a communication received from Corporation Counsel, which he read into the record.

Newark

Kenneth A. Gibson  
Mayor

Department of Law

920 Broad Street  
Newark, New Jersey 07102  
201 733-3880

Milton A. Buck  
Corporation Counsel

December 10, 1975

M E M O R A N D U M

TO: Frank D'Ascensio, City Clerk; Earl Harris, President of the  
Municipal Council; and members of the Municipal Council

FROM: Milton A. Buck, Corporation Counsel *MAB*

RE: CIVILIAN COMPLAINT REVIEW BOARD

I am returning to you unsigned the ordinance establishing a Civilian Complaint Review Board. This ordinance calls for the granting of the power to issue subpoenas to a board of the municipality by the Municipal Council.

I must advise you that the City does not have the power to make such a grant. Although there is no expressed statutory or case law prohibiting the City from granting subpoena powers to a local agency, every instance in which an agency has been empowered to issue subpoenas, it was derived from a specific statutory authorization.

Additionally, the New Jersey legislature in N.J.S.A. 40:48-25 provides that the legislative body (i.e., City Council) of a municipality or an appointed committee thereof, with respect to any subject or matter within its jurisdiction, may issue subpoenas to require the testimony of persons within the State. There are no provisions related thereto permitting the City to delegate said subpoena powers to an inferior body. Moreover, to assume that the City could grant such powers to a local board pursuant to its home rule powers (40:42-1 et seq.) would render the above statute superfluous and needlessly infer that our legislature's actions are redundant.

It is therefore my considered opinion that the provisions in the proposed ordinance relating to a grant of subpoena powers renders the ordinance defective. Therefore, it cannot be approved as to form and legality.

jd

830

Councilman Tucker requested Assistant Corporation Counsel Perillo to clarify what this communication is saying.

Assistant Corporation Counsel Perillo replied, Corporation Counsel Buck has indicated the ordinance contains a provision which he feels would be illegal and consequently, he cannot approve the ordinance as to form and legality. He does not think this prohibits the Municipal Council from acting on the ordinance but it is a factor the Council should take into consideration.

Councilman Tucker questioned whether this can be acted on or not.

Assistant Corporation Counsel replied, one provision of the ordinance in the opinion of the Corporation Counsel is illegal but this does not bar the Council from acting on the ordinance. He pointed out he has been instructed by Corporation Counsel Buck to file a Notice of Appeal which is returnable on Friday requesting a stay of the implementation of the Trial Judges Order.

Councilman James said in light of the appeal, what action is the Council required to take with respect to this matter.

Assistant Corporation Counsel Perillo replied if the Court Order is granted, the Municipal Council has time to consider the ordinance. Mr. Perillo continued, if the Council should vote in favor of the ordinance, the ordinance would not be placed on a referendum. In the event the Council should reject the ordinance, it would be place on a referendum at the next general election.

Councilman Martinez noted the signatures for this petition took approximately 18 months to gather. He questioned what would happen if people in opposition to the Civilian Review Board came out with sufficient signatures, would that invalidate the other petitions.

Assistant Corporation Counsel Perillo replied in the affirmative and said the power of petition has no restriction on it.

Councilman Carrino repeated it is his understanding, Mr. Perillo stated if the Council votes in the affirmative on the ordinance there will be no referendum and if the ordinance is rejected, then it will go on referendum.

Mr. Perillo said as a practical matter, the Council has 60 days to consider the ordinance of which 13 has already elapsed. What the City is seeking to do on Friday, is to request the Court to allow an extension of time for the Council to consider this ordinance indefinitely pending the outcome of the appeal. If the appeal is won, and the Council votes in favor of the ordinance, then there is no need for the appeal. It would be best to maintain the status quo until the case is decided.

December 10, 1975

6-HC-1.

MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY, addressed the

Municipal Council with respect to the shortage of housing in the City of Newark, especially in the Central Ward and also spoke on the matter of the Civilian Review Board.

Councilman Martinez pointed out the Police Department has an Internal Affairs Department for complaints about police officers. If an individual does not trust the Police Department they can go to the Sheriff's Office, the County Prosecutor's Office, the United States Attorney General and if they are still not satisfied, they can go to the FBI.

Councilman Martinez pointed out in August, 1965 there was a large orderly demonstration at Military Park protesting the Civilian Review Board and within a very short period of time 50,000 signatures were gathered protesting the Civilian Review Board while the proponents of the Civilian Review Board walked the streets of Newark in a disorderly fashion helping to bring the City to its present condition.

Councilman Martinez stated he is for a review board for the victims of the 30,000 people every year who are victims of murders, rapes, robberies, etc.

Councilman Allen stated with all the crimes and muggings taking place in the City he could not vote for a Civilian Review Board. He felt even if this is placed on the referendum, the people of the City will oppose it because they do not feel safe in their homes or the street.

Councilman Allen noted with respect to housing in the Central Ward, there is on today's agenda a resolution which provides for 115 units of housing to be built in the heart of the Central Ward and requested his colleagues to approve this.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING TAX ASSESSOR TO EXECUTE CONTRACT WITH WILLIAM MERDINGER, FOR REAL PROPERTY CONSULTANT AND APPRAISAL SERVICES FOR A TERM FROM JANUARY 1, 1976 TO DECEMBER 31, 1976 FOR \$24,000.; COST OF AFORESAID CONTRACT SHALL BE PAID FROM OFFICE OF ASSESSMENT 1976 OPERATING BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Tax Assessor Frisina met with the Council November 17, 1975)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

632

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART & BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF DEMOLITION, BEGINNING OCTOBER 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$2,400.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH TOP ENTERPRISES, INC., LOWEST RESPONSIBLE BIDDER, FOR MANAGEMENT, JANITORIAL, SECURITY SERVICES AND MECHANICAL MAINTENANCE OPERATIONS FOR THREE CITY-OWNED BUILDINGS LOCATED AT 16-20 PARK PLACE, 605 BROAD STREET AND 786 BROAD STREET, FOR \$24,781.08 A MONTH OR \$297,373. A YEAR, PLUS \$.028 PER SQUARE FOOT FOR ADDITIONAL OCCUPANCY AFTER OCTOBER 4, 1975, FOR JANITORIAL PORTIONS OF THIS CONTRACT, EFFECTIVE OCTOBER 20, 1975 TO OCTOBER 19, 1976 INCLUSIVE; CONTRACT IS CONTINGENT UPON THE RECEIPT OF RENTAL INCOME TO DEFRAY PAYMENTS TO BE MADE TO THE CONTRACTOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, James.

7-R-d.

RESOLUTION APPOINTING DON C. CLARK AS A MEMBER OF THE TAXICAB COMMISSION FOR A TERM OF ONE YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mr. Clark met with the Council November 17, 1975)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 10, 1975

7-R-e.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO RECEIVE \$125,000. COMPREHENSIVE ASSISTANCE GRANT AUTHORIZED BY SECTION 701 OF THE HOUSING ACT OF 1954, TO FACILITATE PLANNING AND RELATED ACTIVITIES IN CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO AMEND CONTRACT DATED AUGUST 7, 1975 BY AND BETWEEN MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION AND NEW HOPE DEVELOPMENT CORPORATION, MINORITY CONTRACTORS AND CRAFTSMEN TRADE ASSOCIATION, TO EXTEND PERIOD OF OPERATION FOR A 3½ MONTH INTERVAL BEGINNING NOVEMBER 17, 1975 AND ENDING FEBRUARY 29, 1976. (\$70,000. ALLOCATED PURSUANT TO HOUSING AND COMMUNITY DEVELOPMENT ACT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE STATE OF NEW JERSEY LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR THE "IMPACT CRIMINALISTICS LABORATORY," (LEAA-\$483,085., CASH-\$91,626., CASH CREDIT TO PART C OVERMATCH POOL-\$37,950.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 10, 1975

634  
7-R-h.

RESOLUTION APPROVING PARTICIPATION WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY IN THE PROJECT ENTITLED "COMPREHENSIVE LAW ENFORCEMENT AND CRIMINAL JUSTICE PLANNING" PROPOSED TO BE FUNDED IN THE AMOUNT OF \$53,193 BY SLEPA; \$2,995. BY THE STATE OF NEW JERSEY AND \$2,995 BY THE CITY OF NEWARK TOTALLING \$59,103.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AMENDING RESOLUTION 7-R-bv DATED OCTOBER 16, 1974 AND ENTITLED "RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, "IMPACT CRIMINALISTICS LABORATORY" BY CORRECTING THE GRANT DOLLAR AMOUNT OF \$604,269. TO \$483,085. (FEDERAL-\$483,085., LOCAL CASH-\$91,626., TOTALLING \$574,711.) (\$37,950.-CASH CREDIT TO OVERMATCH POOL)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM POLICE DEPARTMENT, SALARIES AND WAGES, LIEUTENANT \$32,000. TO POLICE DEPARTMENT, MATERIALS AND SUPPLIES, FUEL AND LUBRICANTS \$32,000. PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled November 21, 1975)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-MANPOWER ADMINISTRATION TO OPERATE AN EMERGENCY TRANSPORTATION PROGRAM IN CITY OF NEWARK UNDER TITLE X OF COMPREHENSIVE



December 10, 1975  
635

EMPLOYMENT AND TRAINING ACT OF 1973; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF  
MANPOWER TO DO ALL THINGS NECESSARY IN ORDER TO IMPLEMENT THE PROGRAM INCLUDING SUB-  
MISSION OF SUBSEQUENT REQUESTS FOR PROGRAM IMPLEMENTATION. (\$211,964.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The Acting City Clerk was directed to invite Business Administrator Walls, Director of Health and Welfare Buford, Health Officer Waller, Fire Director Caufield and Fire Chief Redden to meet with the Council at their special conference December 16, 1975 to discuss the status of the Fire Cadets.

7-R-1.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH RESOURCE  
PLANNING CORPORATION TO DEVELOP A MANAGEMENT INFORMATION SYSTEM TO BE IMPLEMENTED BY  
MUNICIPAL COURT OF CITY OF NEWARK, AT COST NOT TO EXCEED \$25,309.36, EFFECTIVE WHEN  
APPROVED BY MUNICIPAL COUNCIL AND COMMENCE WITHIN 30 CALENDAR DAYS THEREAFTER AND  
CONTINUE IN FULL FORCE UNTIL COMPLETION OF PROJECT, WITHIN 90 DAYS AFTER START OF  
PROJECT. (COST TO BE PAID FROM FUNDS APPROPRIATED IN ACCOUNT #250 NEWARK MUNICIPAL  
COURT - M. I. P. (SLEPA))

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AMENDING RESOLUTION 7-R-cb, NOVEMBER 5, 1975 AND ENTITLED  
"RESOLUTION AUTHORIZING THE APPOINTMENT OF THE TWENTY-SEVEN INDIVIDUALS LISTED ON THE  
ATTACHED SHEET AS MEMBERS OF THE CITIZENS ADVISORY BOARD FOR 1975 - 1976, COMMENCING  
ON DATE OF PASSAGE BY THE NEWARK MUNICIPAL COUNCIL FOR A PERIOD OF ONE YEAR OR UNTIL  
NEW APPOINTMENTS ARE MADE," BY DELETING RHODA DANIELS AND COLUMBUS KINSEY AND ADDING  
DANIEL J. WARNOCK, CHARLES SAUNDERS AND OSBORNE CARTER.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 10, 1975

7-R-n.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF CITY OF NEWARK WITH HIODON ELEVATOR COMPANY, INCORPORATED, 67 SOUTH NEWMAN STREET, HACKENSACK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-32, REHABILITATION TO PRESENT ELEVATOR #2, CITY HALL BUILDING, 920 BROAD STREET, NEWARK, FOR \$7,370., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED IN BOND ORDINANCE 6-S & F-c, APRIL 16, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH GROSSO, SAUCHELLI & ZUARASKI FOR DELIVERY OF TECHNICAL SERVICES NECESSARY TO REORGANIZE THE CASE LOAD DISTRIBUTION AT DIVISION OF PUBLIC WELFARE FROM NOVEMBER 1, 1975 TO DECEMBER 15, 1975; MAXIMUM AMOUNT TO BE PAID IS \$4,800. AND SHALL BE PAID FROM EXTERNAL TRANSFER FROM DIVISION OF HEALTH LINE 7412 "HEALTH CENTERS SUPPORT" TO DIVISION OF WELFARE, LINE 7104 "PURCHASE SERVICE". (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH BRICKLAYERS NATIONAL PRE-JOB TRAINING PROGRAM ON BEHALF OF BRICKLAYERS, MASONS AND PLASTERERS UNION #16 OF NEWARK, NEW JERSEY FOR PROVIDING PRE-JOB TRAINING FOR BRICKLAYING FOR SUM NOT TO EXCEED \$16,551.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 10, 1975

7-R-q.

RESOLUTION AUTHORIZING EXECUTIVE DIRECTOR OF NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO ACT AS AGENT OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH TORCH LUMBER COMPANY, HIGHEST RESPONSIBLE BIDDER, FOR SELECTIVE TIMBER CUTTING, OF APPROXIMATELY 214,000 BOARD FEET OF TIMBER FOR \$11,000., AS PROVIDED FOR IN BIDS AND SPECIFICATIONS; SAID FUNDS SHALL BE COLLECTED ON BEHALF OF CITY OF NEWARK BY NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION PURSUANT TO RESOLUTION 7-R-h, MARCH 20, 1974, AS AMENDED BY RESOLUTION 7-R-k, JULY 16, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTALLING \$11,703.55 TO INDIVIDUALS ON ANNEXED EXHIBIT A, BY REASON OF CASH OVERPAYMENTS, SENIOR CITIZEN ALLOWANCE AND VETERANS ALLOWANCE FOR YEARS 1971, 1972, 1973, 1974 AND 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL RECOVERED MOTOR VEHICLES AT PUBLIC AUCTION, NOT NEEDED FOR PUBLIC USE, 176 JUNK VEHICLES; PURSUANT TO N.J.S.A. 39:10A-1 AND 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO N. AND W. JEFFERSON, 616 SPRINGFIELD AVENUE, NEWARK, N.J., THE SUM OF \$481.69 NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO PAYMENTS MADE ON ERRONEOUS CHARGES RENDERED ON ACCOUNT NO. 04/177/1350/00, 55 - 16TH AVENUE, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

December 10, 1975

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

628  
7-R-u.

RESOLUTION AMENDING RESOLUTION 7-R-d, FEBRUARY 19, 1975, PROPOSED 1975 CAPITAL IMPROVEMENT PROGRAM, TO ADD CAPITAL BUDGET PROJECT 5475-N.J.R-52-CONSTRUCTION OF CONCRETE SIDEWALKS AND CURBS ALONG PORTIONS OF BROAD STREET AND COURT STREET-\$50,000. AND CAPITAL BUDGET PROJECT 5575-N.J.R.-45-CONSTRUCTION OF CONCRETE SIDEWALKS AND CURBS AND RECONSTRUCTION OF PORTIONS OF WARREN STREET, UNIVERSITY AVENUE, WARREN PLACE AND NEW STREET IN CONJUNCTION WITH RUTGERS UNIVERSITY PARKING GARAGE AND OTHER FACILITIES IN URBAN RENEWAL PROJECT-\$150,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION ENGAGING SAMUEL KLEIN AND COMPANY FOR 1976 AUDIT AND AUTHORIZING EXECUTION OF AGREEMENT THEREFOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President.

7-R-w.

RESOLUTION ATTESTING THE GOVERNING BODY OF THE CITY OF NEWARK HAS COMPLIED WITH PROMULGATION OF NEW JERSEY LOCAL FINANCE BOARD WITH RESPECT TO REVIEW OF ANNUAL AUDIT OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH MICRON PRODUCTS WHO WILL EMPLOY AND TRAIN ON-THE-JOB SIX (6) PARTICIPANTS FOR SUM NOT TO EXCEED \$7,488.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

December 10, 1975

A motion to adopt the resolution and directing the Acting City Clerk to communicate with Director of Manpower Wheeler to the effect that wherever possible, the City should seek to contract with firms located in the City of Newark was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

7-R-y.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH RAYCO AUTO SERVICE CENTER WHO WILL EMPLOY AND TRAIN ONE (1) PARTICIPANT AS AN AUTOMOBILE SERVICE MECHANIC FOR SUM NOT TO EXCEED \$1,020.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and directing the Acting City Clerk to communicate with Director of Manpower Wheeler to the effect that wherever possible, the City should seek to contract with firms located in the City of Newark was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH PETE'S AUTO BODY WHO WILL EMPLOY AND TRAIN ONE (1) PARTICIPANT AS AN AUTO BODY REPAIRMAN FOR SUM NOT TO EXCEED \$1,680.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH CISERO FURNITURE CO., INC. WHO WILL EMPLOY AND TRAIN-ON-THE JOB TRAINING ONE (1) PARTICIPANT AS A BOOKKEEPER FOR SUM NOT TO EXCEED \$900.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by

Councilman Martinez and declared adopted by President Harris by the following votes:

640  
Yes; Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NEW CITY MANAGEMENT WHO WILL EMPLOY AND TRAIN ON THE JOB ONE (1) PARTICIPANT AS A GENERAL OFFICE CLERK FOR SUM NOT TO EXCEED \$1,050.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH UNITY BEEF WHO WILL EMPLOY AND TRAIN ON-THE-JOB TWELVE (12) PARTICIPANTS FOR SUM NOT TO EXCEED \$28,260.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH NAPP-GRECCO COMPANY, 1500 MC CARTER HIGHWAY, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-30, CONSTRUCTION OF ROANOKE AVENUE SANITARY SEWER, N.J.R.-121, FOR TOTAL SUM OF \$18,330., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS FOR CONTRACT IN BOND ORDINANCE 6-S & F-d, APRIL 1, 1969.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 10, 1975

7-R-be.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, SALARIES AND WAGES, OTHER SALARIES AND WAGES, SENIOR ACCOUNT CLERK-\$1,724. TO DEPARTMENT OF ADMINISTRATION, DIVISION OF CENTRAL PURCHASE, SALARIES AND WAGES, OTHER SALARIES AND WAGES, SUPERVISOR INVENTORY CLERK-\$883. AND STOREKEEPER-\$841.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino; declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF FINANCE, DIVISION OF TREASURY, MUNICIPAL DEBT SERVICE, INTEREST ON SPECIAL EMERGENCY NOTES-\$22,534.56 AND TYPE I DISTRICT SCHOOLS DEBT SERVICE, NEW BONDS-\$440,000. TO DEPARTMENT OF FINANCE, DIVISION OF TREASURY, MUNICIPAL DEBT SERVICE, INTEREST ON BOND ANTICIPATION NOTES-\$22,534.56 AND TYPE I DISTRICT SCHOOLS DEBT, INTEREST ON BOND ANTICIPATION NOTES-\$440,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was adopted at a Special Meeting November 25, 1975, 7-R-d)

7-R-bg.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF RECREATION AND PARKS, DIVISION OF RECREATION MAINTENANCE, SERVICE BY CONTRACT OR AGREEMENT-\$10,000., TO DEPARTMENT OF RECREATION AND PARKS, DIVISION OF RECREATION MAINTENANCE, MATERIALS AND SUPPLIES-\$10,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled December 4, 1975)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF TRAFFIC AND SIGNALS, OTHER SALARIES AND WAGES, CLERK-STENOGRAPHER-\$4,109.50 AND PURCHASED SERVICES, PAINTING CONTRACT-\$15,635.63 TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF TRAFFIC AND SIGNALS, SALARIES AND WAGES, HEAVY EQUIPMENT OPERATOR-\$1,648.86, TRAFFIC SIGNAL ELECTRICIAN-\$4,914.15, TRAFFIC SIGNAL MECHANIC-\$827., SENIOR MAINTENANCE REPAIRMAN-\$68.80, LABORER-\$2,302.98 AND TRAFFIC SIGNAL REPAIRMAN-\$9,983.34; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

December 10, 1975

692 A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH BOOKER AND BOOKER EXTERMINATING CO., 368½ CHANCELLOR AVENUE, NEWARK, LOWEST RESPONSIBLE BIDDER FOR EXTERMINATING APARTMENTS AND HOMES, (\$3.20 PER UNIT), MINIMUM UNITS 100; FOR \$3,840., EFFECTIVE DECEMBER 22, 1975 TO DECEMBER 21, 1976 INCLUSIVE; COST OF SERVICES SHALL BE PAID FROM ACCOUNT 4632 - CITY-OWNED PROPERTIES FUNDS, REVENUE COLLECTIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, OTHER SALARIES AND WAGES, LABORER REFUSE COLLECTIONS-\$25,000., LABORER MOTOR BROOM-\$40,000., DEPARTMENT OF RECREATION, DIVISION OF RECREATION MAINTENANCE, SALARIES AND WAGES, REFRIGERATION ENGINEER-\$10,000., SEASONAL HELP-\$5,000. OTHER SALARIES AND WAGES, BUILDING MAINTENANCE WORKER-\$15,000. AND WATCHMAN-\$5,000. TO UNCLASSIFIED PURPOSES, COMPENSATION AWARDS-\$100,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF POLICE, OTHER SALARIES AND WAGES, POLICE TELEPHONE AND TELEGRAPH OPERATOR-\$6,203., OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, PURCHASED SERVICES-\$108,000. TO OTHER EXPENSES, MAINTENANCE OF EQUIPMENT-\$94,603. AND GENERAL MATERIALS AND SUPPLIES-\$19,600.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



613

7-R-b1.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, TRANSFERRING FUNDS FROM UNDER SPENT AVAILABLE BALANCES IN VARIOUS MUNICIPAL DIVISIONS REVOLVING FUND APPROPRIATIONS TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, IN AMOUNT TALLING \$270,236.70; IN ORDER THAT MAINTENANCE OF CITY VEHICLES CAN BE CONTINUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH BRODY-BLAU-BERG APPRAISAL CO., FOR CONDUCTING AN ECONOMIC FEASIBILITY AND MARKETABILITY STUDY FOR JAMES STREET AREA RESTORATION FOR \$25,000.; FUNDS AVAILABLE FROM NATIONAL ENDOWMENT FOR THE ARTS \$49,055. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION RESCINDING RESOLUTION 7-R-y, OCTOBER 15, 1975, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, LAW DEPARTMENT, FROM INVESTIGATOR AND LEGAL ASSISTANT TO CORPORATION COUNSEL, FIRST ASSISTANT CORPORATION COUNSEL, ASSISTANT CORPORATION COUNSEL AND LEGAL ASSISTANTS-\$11,454., TO PROVIDE SALARY INCREASES EFFECTIVE AUGUST 31, 1975, ALSO ADJUSTMENTS IN SALARY IS FOR 88 DAYS." (INFORMATION SUBMITTED WAS ERRONEOUS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 10, 1975

644  
7-R-bo.

RESOLUTION AUTHORIZING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1975 CITY OF NEWARK BUDGET, LAW DEPARTMENT, FROM INVESTIGATOR AND LEGAL ASSISTANT TO CORPORATION COUNSEL, FIRST ASSISTANT CORPORATION COUNSEL, ASSISTANT CORPORATION COUNSEL AND LEGAL ASSISTANTS-\$51,801., TO PROVIDE SALARY INCREASES EFFECTIVE AUGUST 31, 1975, ALSO ADJUSTMENT IN SALARY IS FOR 88 DAYS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-bp.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF ENGINEERING TO ENTER INTO AGREEMENT AND EXECUTE ALL NECESSARY DOCUMENTS WITH UNITED STATES ENVIRONMENTAL PROTECTION AGENCY TO PERFORM AN ENVIRONMENTAL IMPROVEMENT PROJECT FOR SOLID WASTE IN THE CITY OF NEWARK UNDER SECTION 204 OF SOLID WASTE DISPOSAL ACT OF 1965, AS AMENDED, AND TITLE X OF COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF ENGINEERING TO DO ALL THINGS NECESSARY IN ORDER TO CARRY OUT THE PROGRAM INCLUDING SUBMISSION OF SUBSEQUENT REQUESTS FOR PROGRAM IMPLEMENTATION. (UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WILL GRANT OFFICE OF THE MAYOR \$338,553.)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Carrino questioned whether the wording of this resolution will be changed to designate areas where this will take place.

Chief Analyst Polster replied certain changes were made by Director of Engineering Zach and specified roadways that will be covered by this agreement.

President Harris suggested this resolution be adopted with the understanding there will be further discussions between Director of Engineering Zach and the Municipal Council with respect to certain unnamed streets.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO AMEND RESOLUTION 7-R-cq, FEBRUARY 5, 1975 AND TO SUBMIT APPLICATION TO ENTER INTO AGREEMENT WITH, AND TO INCREASE AND ACCEPT FUNDS IN THE AMOUNT OF \$1,148,000 FROM THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT UNDER THE COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM

December 10, 1975  
653

ESTABLISHED BY TITLE I OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1973, P. L. 93-383.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AMENDING RESOLUTION 7-R-d OF JUNE 24, 1975 AUTHORIZING MAYOR TO ENTER INTO RELOCATION AGREEMENT WITH THE HOUSING AUTHORITY OF THE CITY OF NEWARK, FOR PROVISION OF VARIOUS SERVICE REQUIRED PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT 1974. (DELETES SCHEDULE OF RELOCATION ACTIVITY, SCHEDULE OF COSTS ATTACHED TO JUNE 24, 1975 AGREEMENT AND SUBSTITUTES ANOTHER SCHEDULE AND AMENDED SCHEDULE OF COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION RESCINDING RESOLUTION 7-R-ch-1, AUGUST 6, 1975, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNIFIED VAILSBURG SERVICES ORGANIZATION, \$105,556.; ITEM AVAILABLE FROM NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY. (LOCAL CASH MATCH WILL BE PROVIDED BY VICTORIA FOUNDATION IN AMOUNT OF \$5,278.)"

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNIFIED VAILSBURG SERVICES ORGANIZATION, \$100,278.; ITEM AVAILABLE FROM NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY. (LOCAL CASH MATCH WILL BE PROVIDED BY THE VICTORIA FOUNDATION IN THE AMOUNT OF \$5,278.)

(Copy of resolution and correspondence submitted to each Member of the Council)

846  
A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.

RESOLUTION GRANTING EXTENSION OF TIME FOR CONSTRUCTION OF HOUSING PROJECT AT WEST KINNEY, CHARLTON, COURT AND PRINCE STREETS, FOR A PERIOD OF SIX MONTHS FROM DATE OF ADOPTION OF THIS RESOLUTION FOR CENTRAL WARD CONTINUED PROGRESS, INC. (TAX ABATEMENT APPROVED BY MUNICIPAL COUNCIL NOVEMBER 6, 1974, RESOLUTION 7-R-n; CENTRAL WARD CONTINUED PROGRESS, INC. NEEDS MORE TIME TO OBTAIN APPROVED FINANCING FROM NEW JERSEY HOUSING FINANCE AGENCY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF RECREATION AND PARKS, DIVISION OF PARKS AND GROUNDS, SALARIES AND WAGES, FOREMAN, PARKS AND GROUNDS-\$10,000., PARK CARETAKER-\$13,000. AND LABORER, PARKS AND GROUNDS-\$10,000. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, UTILITIES-\$33,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH ROBERT BOSSERT AND COMPANY, INCORPORATED, 10 LISTER AVENUE, NEWARK, LOWEST RESPONSIBLE BIDDER FOR PROJECT KNOWN AS CONTRACT NO. 75-33, 1975 FEDERALLY ASSISTED CODE ENFORCEMENT (F.A.C.E.) REDEVELOPMENT PROGRAM RESURFACING OF VARIOUS STREETS IN AREA #-4, FEDERAL PROJECT NO. N.J.E-4, FOR \$651,757.35, IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL GOALS OF THIS PROJECT IN AMOUNT NOT TO EXCEED \$2,500., FUNDS PROVIDED IN BOND ORDINANCE 6-S & F-c, AUGUST 5, 1970, BOND ORDINANCE 6-S & F-b, FEBRUARY 21, 1973, AS AMENDED BY BOND ORDINANCE 6-S & F-f, JUNE 6, 1973.

December 10, 1975

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen.

Councilman Carrino pointed out this program is for \$600,000. and none of the streets being covered are in the North, West or East Wards. He requested the Council defer action on this resolution until they have had an opportunity to discuss this with Director of Engineering Zach to get an equal distribution throughout the City.

Councilman James concurred in the remarks made by Councilman Carrino and felt that moneys coming into the City should be equally distributed because the ills of the City have no boundaries.

Councilman Martinez also agreed and felt once again the East Ward has been shortchanged. Residents of the East Ward pay a high rate of taxes and they don't get the services.

Councilman Allen concurred this should be distributed throughout the five Wards of the City.

President Harris withdrew his motion to adopt and Councilman Allen withdrew his second to the motion.

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Carrino.

Director of Engineering Zach stated the area in question represents Code Enforcement Area in the City of Newark. The project represents the City's commitments to those areas and there is no way the list of streets can be modified to cover the City. It is a designated specified Code Enforcement Area. If the City does not proceed with that project it will be obligated to return funds to the Federal Government.

President Harris questioned how much time the Council has to take final action on this matter before the Federal Government would ask for the return of the funds?

Director of Engineering Zach replied that is not the only issue but he does know we have 30 days to make an award for the contract of these services.

Councilman James said in view of the statements made by Director of Engineering Zach and further that Members of the Council will make every effort to see that Federal dollars coming into the City are evenly distributed, he requested the maker and seconder of this motion to reconsider their previous motion to adopt.

December 10, 1975

745  
Councilman Carrino said it is a historic fact since he has been in office that every time funds come in they are restricted to Code Enforcement Areas. However, there are rats and roaches in all the Wards of the City and they cannot be abated in the North Ward because of previous commitments. He felt the North Ward is being ignored with respect to potholes in the street and high intensity lighting.

Councilman Carrino added he knows we have a commitment to Model Cities and the program must be lived up to, but he felt the North Ward is being neglected because it is not in a Model Cities Area.

Councilman Bottone withdrew his motion to defer and Councilman Carrino withdrew his second to the motion.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-bx.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH PERDECO DISPLAYS, INC. TO INSTALL SEVENTY-TWO (72) EIGHT FOOT CHRISTMAS TREES WITH LIGHTS IN THE DOWNTOWN AREA OF NEWARK FOR \$85. FOR EACH TREE; TOTALLING \$6,120. TO INSTALL AND REMOVE TREES INCLUSIVE OF INSURANCE COVERAGE, TO BE PAID FROM 1975 OPERATING BUDGET OF DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, ACCOUNT 7104. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-6; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled December 3, 1975)

Councilman Carrino said he wished to point out that everytime the Council meets with representatives of the banks, large insurance companies and department stores they keep telling the Council how great the City of Newark is and how much of a commitment they have to the City.

He pointed out the Chamber of Commerce was contacted to help defray the cost of Christmas lights and the City was refused. He could not understand why they could not come up with a commitment to pay for half of the Christmas decorations.

Councilman Carrino pointed out he has spoken to City officials from other cities of the country and they were surprised that the City had to pay for Christmas decorations. In all other cities the Chamber of Commerce and local businessmen contribute for such decorations.

Councilman Tucker said it is a sad commentary that when we reach out for the Chamber of Commerce who always say they believe in Newark and they for one reason or

610

another state they cannot afford to cooperate with the City in decorating the downtown area. He felt this was a prime example of their insensitivity. He pointed out this resolution deals with decorating the downtown area so that it will induce people to come to the downtown community to shop and yet the Chamber of Commerce and large businesses refused to participate in that process.

Councilman Bottone pointed out in his area in Vailsburg the businessmen on South Orange Avenue contributed funds for the decorations of South Orange Avenue for which they paid themselves and did not come to the City for any money.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.

RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO APPLY FOR PARTICIPATION IN THE STATE OF NEW JERSEY DEPARTMENT OF THE TREASURY, DIVISION OF PENSIONS, STATE HEALTH BENEFITS PROGRAM ACT (N.J.S.A. 52:14-17.25 ET SEQ.; FURTHER RESOLUTION 7-R-z, ADOPTED JUNE 15, 1966, AS AMENDED, BE CONTINUED IN FULL FORCE TO PROVIDE MEDICAL BENEFITS COVERAGE AS AUTHORIZED FOR THOSE EMPLOYEES WHO ARE AND WILL BE EXCLUDED FROM STATE HEALTH BENEFITS PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO EXECUTE A CONTRACT WITH ROBERT W. HENDRICKS, SREA, MAI, FOR THE DEVELOPMENT OF AN APPRAISAL REPORT OF 123-161 MANCHESTER PLACE, AT A TOTAL COST NOT TO EXCEED \$900. TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE FROM HOUSING AND COMMUNITY DEVELOPMENT FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

650

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF THE MAYOR AND AGENCIES, NEWARK HUMAN RIGHTS COMMISSION, SALARIES AND WAGES, SENIOR COMMUNITY RELATIONS SPECIALIST-\$1,000. TO OFFICE OF THE MAYOR AND AGENCIES, NEWARK HUMAN RIGHTS COMMISSION, SERVICE BY CONTRACT OR AGREEMENT, RENTAL AND LEASES-\$1,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

RESOLUTION COMMENDING MILTON W. WEISS FOR OUTSTANDING AND MERITORIOUS SERVICE TO THE CITIZENS OF THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.

RESOLUTION DESIGNATING THE WEEK OF DECEMBER 14, 1975 THROUGH DECEMBER 20 AS "NEWARK DRUG AWARENESS WEEK".

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.

RESOLUTION AUTHORIZING CITY OF NEWARK TO MAKE APPLICATION TO PASSAIC VALLEY SEWERAGE COMMISSIONERS FOR PERMISSION TO CONNECT COMMISSIONERS' TRUCK SEWER AT WILSON AVENUE, PASSAIC VALLEY SEWERAGE COMMISSIONERS' MANHOLE AT STATION 16+0.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-ce.

RESOLUTION COMMENDING FIREMEN ANTHONY APOSTOLICO FOR EXEMPLARY SERVICE TO THE  
CITIZENS OF THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION AUTHORIZING FORECLOSURE BY SUMMARY PROCEEDING OF TAX SALE CERTIFICATE  
NO. 46365 OWNED BY THE CITY OF NEWARK, COVERING THE PREMISES AT 738-744 HIGH STREET,  
NEWARK, NEW JERSEY, BLOCK 123, LOT 7.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Villani, President Harris.

No: Councilmen Carrino, James, Tucker.

7-R-cg.

RESOLUTION AUTHORIZING FORECLOSURE BY SUMMARY PROCEEDINGS OF PROPERTY AT 730-736  
HIGH STREET, NEWARK, NEW JERSEY, BLOCK 123, LOT L2, IF AND WHEN A TAX TITLE CERTIFICATE  
IS OBTAINED BY THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Villani, President Harris.

No: Councilmen Carrino, James, Tucker.

7-R-ch.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES,  
YOUTH AID AND SERVICES PROJECT-\$41,228.; ITEM AVAILABLE FROM NEW JERSEY STATE LAW  
ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH ADVANCED COATINGS, INCORPORATED, 530 FOREST AVENUE, ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-29 INTERIOR RESTORATION, PAINTING, DECORATING OF MAJOR PUBLIC SPACES IN NEWARK CITY HALL FOR \$69,000. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED IN BOND ORDINANCE 6-S & F-c, APRIL 16, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was rejected November 17, 1975)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris.

Councilman Carrino stated after continuous conversations with Acting Manager Toma, Division of Public Property, the Council was informed that all the painters who have been laid off have been re-hired and the awarding of this contract would not have anything to do with the lay offs. This contract involves aerial scaffolding, a special type of coating paint which the City is not capable of doing on the inside of the dome in City Hall and he will concur with this resolution, since it does not affect any City employees.

The motion was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION TO INTRODUCE A ZONING ORDINANCE REQUIRING VARIANCES FOR TENTS USED FOR COMMERCIAL PURPOSES, UPON RECOMMENDATION OF THE PLANNING BOARD, was made by Councilman Martinez, seconded by Councilman Carrino.

Councilman Martinez indicated he is introducing this proposed ordinance to assist the East Ward people who are trying to upgrade their neighborhood. He cited an incident where someone from out of the City has erected a business selling live animals which is causing a severe health problem in the East Ward. This proposed ordinance will require the Planning Board to approve erection of tents for business use.

Councilman Martinez pointed out the difficulty the Health Officer has had in rectifying this situation and asked the support of his colleagues as he indicated this condition might affect their Wards.

The motion was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 10, 1975

President Harris stated soon, we as a country, America will celebrate the Bicentennial, 200 years of growth, 200 years of opportunity for the people. I would like to talk about opportunity for the people. I would like to reminisce for just a second. When I think about a young man whom I knew as a youngster, who grew up with me and had holes in his shoes. Today he is a bonafide millionaire, he is President of the bank across the street. He owns one of the largest steel establishments in the State of New Jersey, one of the largest in the country. I think back to many others. I think back to a name, Berry Gordy. Berry Gordy was a valet who worked for Jackie Wilson. Berry Gordy started a recording company which is known today throughout the world, Motown. Berry Gordy started that company and it's one of the largest producing enterprises in America in the recording business. I think of George Thomas whom I have known for a number of years and Kinney Wilson. I remember years ago there was a comedian who used to play around the local clubs in Newark and there were times when he didn't have a dime and this comedian today has grown and we now see him on television. His name is Redd Foxx.

I think back to these people when we talk about the Bicentennial. We see some characters appear before this body, and let me say that five years ago, I had an opportunity to visit Haiti and during that time the late "Papa Doc" was alive and you dared not to say anything opposing that government because it was a dictatorship. Only here in America can you come here before this body or any other body and legitimately express your views regardless of where you stand. I say to all of those who see fit to come here and chastize and criticize this country that I am an American and I was born in this country and I love this country and I have no intent of leaving this country. For those who oppose this system, they should take the first airplane leaving from Newark International Airport and go to the country that they love.

I say that since this body has taken office, we said to the people of the City of Newark that they will be able to come to the Council meetings and in an orderly manner be heard and express their views regardless of what they may be, and I say that for the remaining two years, that will be the order of business, that will be the order of the day. They will be recognized and dealt with fairly, honestly above board, however, under no circumstances will we permit any citizen of the City of Newark to be intimidated and to be annoyed or to tolerate any nonsense in this Council Chamber for the next 2½ years that I sit in this chair or these members, my colleagues, who serve with me and I want to conclude by saying this.

There has been and there is a history of growth in terms of new housing in the City of Newark. All we have to do is just ride up there and see the To-Sault Project

65-

which is about 3/4 completed, the largest project undertaken by a black sponsor in the history of the State of New Jersey, led by the Reverend Horace P. Sharper. Reverend Thomas, Charles Thomas, New Hope Baptist Church has completed and people are now occupying the New Hope Village.

Now, we have expressed our rights as a Council, we have said "no" to one particular group in the City of Newark because it was the thinking of the majority members of this body that it was not in the best interest of the City of Newark to permit that group to continue to grow, intimidate and project the ideology that we know in our hearts that was not in the best interest of America.

Celebrating this Bicentennial is mighty, mighty fine to me. How you can go from one spectrum, talking about all black and now you are unhappy over ethnic groups and this same group saw fit to come here and speak against the resolution that we passed condemning the action of the United Nations in terms of the resolution that they saw fit, unwise as it was, and he hoped that they will get a copy of, his message and let them know that this is a country of growth, this is a country of opportunity, but you must get off your posterior and have the initiative to try to make it.

Councilwoman Villani said in view of the controversy with respect to the Grandfather Clause amendment, it is time to indicate the intent of the Council with respect to that action. She said it was not her intention to give the impression residency requirements were not important to the economy of Newark and the concern of the Council was what to do with employees who had moved out of the City during the period when the law was not enforced. She felt the Council as a whole is in favor of a policy of residency which is a viable means to stimulate the economy.

Councilwoman Villani felt the City should continue to hire City residents to open positions.

✓ 7-M-b.

A MOTION ENDORSING A RESIDENCY POLICY WHICH IS UNIFORMLY APPLIED AS A CONDITION OF EMPLOYMENT FOR ALL OFFICERS AND EMPLOYEES OF THE CITY OF NEWARK; AND FURTHER URGING THE CITY ADMINISTRATION TO VIGOROUSLY RECRUIT NEWARK RESIDENTS FOR ALL AVAILABLE POSITIONS, ESPECIALLY FOR ITS APPOINTIVE POSITIONS, was made by Councilman Villani, seconded by Councilman Carrino.

Councilman Tucker felt that such a motion comes after the fact and indicated he would not participate in the voting.

The motion was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

Not Voting: Councilman Tucker.

December 10, 1975

7-M-c.

A MOTION REQUESTING THAT THE LAW DEPARTMENT STUDY AND DRAFT A CONSTITUTIONALLY SOUND ORDINANCE DEALING WITH PARENTS' RESPONSIBILITY FOR THE ACTS OF THEIR CHILDREN DURING THE COMMISSION OF VANDALISM AND MALICIOUS DAMAGE, was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-d.

A MOTION REQUESTING THE LAW DEPARTMENT TO PREPARE AN ORDINANCE PROHIBITING SMOKING BY PASSENGERS ON ALL ELEVATORS IN THE CITY OF NEWARK, was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-e.

A MOTION URGING THE MAYOR TO IMMEDIATELY REQUIRE THE CORPORATION COUNSEL TO ISSUE A LEGAL OPINION AND/OR ADVISORY LETTER WITH RESPECT TO THE RECENTLY ENACTED 'OPEN PUBLIC MEETINGS ACT' (SUNSHINE LAW), WHICH WAS PREVIOUSLY REQUESTED BY THE COUNCIL; FURTHERMORE, THAT PRIOR TO THE EFFECTIVE DATE OF THE NEW LEGISLATION, THE SUBJECT OPINION AND/OR ADVISORY LETTER SHOULD BE MADE AVAILABLE TO THOSE CITY AGENCIES, BOARDS AND COMMISSIONS AFFECTED, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 19, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING NORTH THIRTEENTH STREET AS A ONE-WAY STREET."

(North Thirteenth Street, Southbound, from Bloomfield Avenue to Beardsley Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the December 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman

Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President

8-b.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 19, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:11-1, INSTALLATION AND OPERATION OF TRAFFIC CONTROL SIGNALS, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED BY ADDING THERETO THE INTERSECTION OF PORT STREET AND NEWARK AIRPORT EXIT."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the December 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 19, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON COLUMBIA STREET."

(Columbia Street, west side, beginning at a point 114 feet from the southerly curbline of Green Street and extending 50 feet southerly therefrom, 7 A. M. to 6 P. M. Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the December 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Martinez and adopted by the following votes:

Yes; Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 19, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING FABYAN PLACE AS A ONE-WAY STREET."

(Fabyan Place, Northbound, from Hillside City Line to Chancellor Avenue)

December 10, 1975

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the December 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 19, 1975, ENCLOSEING PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR' ADOPTED NOVEMBER 22, 1966 (6-S & F-k) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR SUPERVISOR, CHECK RECONCILIATION)."

(Supervisor, Check Reconciliation \$12,209. - \$14,848.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Carrino, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 19, 1975, ENCLOSEING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS BY AND FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$200,000. TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECT NUMBERS 5475 AND 5575)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Item, See Ordinance 6-F-o, on Page 11, in the minutes of this meeting)

8-g.

The Acting City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED NOVEMBER 19, 1975, ENCLOSEING PROPOSED "AN ORDINANCE AMENDING ORDINANCE 6-S & F-j, JULY 16, 1975 ENTITLED, 'AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AGREEMENTS WITH THE NEWARK HOUSING AUTHORITY FOR THE PURPOSE OF ACQUISITION AND DISPOSITION IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974.'"

(New Amended Disposal Parcels Identification Agreement)

(Copy of ordinance and correspondence submitted to each Member of the Council)

658

A motion directing the Acting City Clerk to place this ordinance on the December 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The Acting City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED NOVEMBER 19, 1975, ENCLOSING PROPOSED "AN ORDINANCE AMENDING ORDINANCE 6-S & F-j, JULY 16, 1975 ENTITLED 'AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AGREEMENTS WITH THE NEWARK HOUSING AUTHORITY FOR THE PURPOSE OF ACQUISITION AND DISPOSITION IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974.'"

(To amend Acquisition Agreement to reflect a change in scope of acquisition activities)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the December 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-i.

The Acting City Clerk presented proposed "ORDINANCE TO AMEND AND SUPPLEMENT TITLE 12, CHAPTER 5, LIVE POULTRY AND CERTAIN LIVE ANIMALS (GOATS, ETC.): RETAIL AND WHOLESALE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the December 17, 1975 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 27, 1975, ENCLOSING PROPOSED "AN ORDINANCE AMENDING R. O. 2:2-37 ET SEQ. 'HUMAN RIGHTS COMMISSION'



TO INCLUDE WOMEN, THE AGED AND THE HANDICAPPED AS SPECIAL INTEREST GROUPS PROPERLY INCLUDED WITHIN THE PURVIEW OF THE NEWARK HUMAN RIGHTS COMMISSION.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The Acting City Clerk reported the following Bingo and Raffles Licenses were issued from November 5, 1975 to November 20, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Augustine's Church	5897 Amended
Beth David Jewish Center	6665 Amended
Sacred Heart Cathedral School	6676 Amended
St. Francis Xavier Roman Catholic Church	6764 Amended
St. Stanislaus Roman Catholic Church	6789 Amended
Parents Association of St. Benedict's School	6855 Amended
Society of the Holy Rosary of St. Francis Xavier Church	6868 Amended
St. Francis Xavier Parent School Guild	6914 Amended
Remco Industries Chapter of Deborah C/O Testrite Company	6957
Holy Name Society - St. John's Ukrainian Catholic Church	6963
St. Rocco School - Parent Teachers Association	6965
Congregation Chevra Anshe Lubovitz	6967

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart Church of Vailsburg	6952 Amended
St. Columba Parent Teachers Association	6958

RAFFLES LICENSES (Continued)

650

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Vailsburg High School Fathers Club	6959
Rosary Altar Society - Sacred Heart Church of Vailsburg	6960
Sacred Heart Church	6961
Sacred Heart Church	6962
Queen of Angels Parent Teachers Association	6964
Our Lady of Fatima Church	6966
Clinton Memorial AME Zion Church	6968
St. Michael's Merry Makers	6969
St. Michael's Holy Name Society	6970
St. Vincent DePaul Society of St. Michael's Church	6971

A motion to concur in the Report was made by Councilman Villani, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

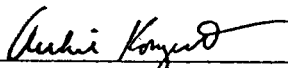
ADJOURNMENT.


A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 4:15 P. M.

APPROVED:

  
 Archie Korngut  
 Acting City Clerk

  
 Earl Harris  
 President

Newark, New Jersey, December 17, 1975

A meeting of the Municipal Council of the City of Newark, New Jersey, was scheduled for 8:00 P. M., Wednesday, December 17, 1975, in the Council Chamber, City Hall, Newark, New Jersey.

At 8:30 P. M., City Clerk D'Ascensio called the meeting to order and asked for roll call.

Present: City Clerk Frank D'Ascensio, Clerk of the Municipal Council and Sergeant Richard Klemm, Sergeant-at-Arms.

City Clerk D'Ascensio announced since there was no quorum, this meeting is adjourned to 8:00 P. M., December 22, 1975.


The City Clerk announced for the benefit of the people in the audience who have appeared for public hearing on Board of Adjustment Applications and Ordinances, this meeting is adjourned to 8:00 P. M., Monday, December 22, 1975, at which time their presence is requested to address the Municipal Council.

The City Clerk stated notice will be placed in the local newspaper that this meeting is adjourned to 8:00 P. M., Monday, December 22, 1975.

The City Clerk: This meeting stands adjourned to 8:00 P. M., Monday, December 22, 1975.

This meeting adjourned at 8:30 P. M.

APPROVED:

  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

December 17, 1975



An adjourned meeting of the December 17, 1975 regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Benjamin Fusco, C.F.C., Our Lady of the Rosary Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris, Acting City Clerk Archie Korngut, Acting Clerk of the Municipal Council; Lieutenant John Mosca, Sergeant-at-Arms.

(Councilman Tucker arrived at 8:30 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The Acting City Clerk presented REPORT OF MUNICIPAL COURT, PARTS ONE, TWO, FOUR, FIVE AND SIX, FOR THE MONTH OF OCTOBER, 1975.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-b.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAUKE - RAMAPO, HELD OCTOBER 23, 1975.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-c.

The Acting City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF OCTOBER, 1975.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

663

4-d.

The Acting City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO OCTOBER, 1975.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-e.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF THE SECOND RIVER JOINT MEETING, HELD SEPTEMBER 4, 1975.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-f.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD OCTOBER 22, 1975.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-g.

The Acting City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF NOVEMBER, 1975.

A motion that the Report be received and placed on file was made by Councilwoman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-h.

The Acting City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTH OF OCTOBER, 1975.

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-i.

The Acting City Clerk presented COPIES OF MINUTES OF MEETINGS OF THE PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD APRIL 9, 1975, APRIL 23, 1975, MAY 6, 1975, MAY 14, 1975 AND MAY 29, 1975.

A motion that the Copies of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-j.

The Acting City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-6, R-32, R-38 AND R-58, FROM OCTOBER 27, 1975 TO OCTOBER 31, 1975 AND INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM NOVEMBER 3, 1975 TO NOVEMBER 7, 1975 AND NOVEMBER 10, 1975 TO NOVEMBER 14, 1975; AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS R-52 AND R-123, FROM OCTOBER 27, 1975 TO OCTOBER 31, 1975 AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-123, FROM NOVEMBER 3, 1975 TO NOVEMBER 7, 1975 AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-121, FROM NOVEMBER 10, 1975 TO NOVEMBER 14, 1975.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-k.

The Acting City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTHS OF OCTOBER AND NOVEMBER, 1975.

A motion to approve the Report of Contracts Awarded was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The Acting City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in this application.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

663  
4-A-1.

The Acting City Clerk read APPLICATION OF MAAS & WALDSTEIN CO., OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 1-STORY ADDITION TO LACQUER MANUFACTURING PLANT; ON PREMISES 2104-2118 McCARTER HIGHWAY.

(Vote of Board of Adjustment 5-0)

(Previous application approved June 28, 1972)

(Public Hearing continued)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. NATHANIEL S. GOLDRING, 1929 SPRINGFIELD AVENUE, MAPLEWOOD, NEW JERSEY,  
Attorney representing the applicant, appeared before the Municipal Council.

Councilman Carrino stated he reviewed the testimony and found everything in order. He recommended the Council approve this application.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-2.

The Acting City Clerk read APPLICATION OF ROSE BONDZELEWSKI, OWNER; TO PERMIT IN A 4TH RESIDENCE DISTRICT CONVERSION OF A 2-FAMILY DWELLING TO A 3-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD; ON PREMISES 200 NORTH 7TH STREET.

(Vote of Board of Adjustment 5-0)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-A-3.

The Acting City Clerk read APPLICATION OF GRACE AND TRUTH CHURCH, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF A CHURCH WITH NO ON-SITE PARKING; ON PREMISES 216 WEST RUNYON STREET.

(Vote of Board of Adjustment 5-0)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.



MR. EDWARD BERGER, 24 COMMERCE STREET, NEWARK, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council.

Councilman James stated the applicant did not appear at this meeting. He would like to hear from any objectors, if possible.

MRS. ARLENE HENRY, 122 OSBORNE TERRACE, NEWARK, NEW JERSEY, objected to the granting of this variance because they are taking up parking spaces.

Councilman James recommended to continue the hearing and defer action on this application.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-A-4. The Acting City Clerk read APPLICATION OF FRANCISCO PEREIRA, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT 2-STORY ADDITION TO A 2-FAMILY DWELLING HAVING NO SIDE YARD AND NO ON-SITE PARKING; ON PREMISES 299 WALNUT STREET.

(Vote of Board of Adjustment 4-1)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-A-5. The Acting City Clerk read APPLICATION OF LUCIANO MATOS, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT CONVERSION OF A STORE AND 1-FAMILY DWELLING TO A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD; ON PREMISES 366 WALNUT STREET.

(Vote of Board of Adjustment 5-0)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

667  
4-A-6.

The Acting City Clerk read APPLICATION OF RAFAEL LAGO, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT 1-STORY REAR ADDITION TO BUILDING USED FOR STORE AND 2-FAMILY DWELLING WITH NO ON-SITE PARKING AND LEAVING INSUFFICIENT REAR YARD; ON PREMISES 173 FERRY STREET; ON CONDITION THAT 1) A GATE IS INSTALLED ON REAR PROPERTY LINE.

(Vote of Board of Adjustment 4-1)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-A-7.

The Acting City Clerk read APPLICATION OF SOPHIE BROWNSTEIN, OWNER; TO PERMIT IN A 1ST INDUSTRIAL DISTRICT RENEWAL OF AUTOMOBILE REPAIR SHOP INCLUDING BODY, FENDER WORK AND PAINTING; ON PREMISES 16-18 JONES STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF EIGHT YEARS ENDING DECEMBER 23, 1983.

(Vote of Board of Adjustment 5-0)

(Previous applications approved April 17, 1963 and February 17, 1971)

The Acting City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The Acting City Clerk read AN ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED BY ADDING THERETO CHAPTER 11 (INSTALLATION AND OPERATION OF TRAFFIC CONTROL SIGNALS).

(Intersection of Raymond Boulevard and Waydell Street

Intersection of Speedway Avenue and Fourteenth Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

6-F-b. The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Deleting First Street, Northbound to Westbound on Orange Street from 4:00 P. M. to 6:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-c. The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON NEWARK STREET.

(Deleting Newark Street, east side, from New Street to Central Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and

669

directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

6-F-d.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING DEY STREET AS A ONE-WAY STREET.

(Dey Street, Northbound, from Central Avenue to Sussex Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Engineering was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-e.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON CENTRAL AVENUE.

(Central Avenue, south side, between University Avenue and High Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

630

6-F-f.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Deleting Central Avenue, South Side, between High Street and Broad Street, from 4:00 P. M. to 6:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

6-F-g.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Deleting Central Avenue, South Side, between University Avenue and High Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

671

6-F-h.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING NORTH THIRTEENTH STREET AS A ONE-WAY STREET.

(North Thirteenth Street, Southbound, from Bloomfield Avenue to Beardsley Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-i.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:11-1, INSTALLATION AND OPERATION OF TRAFFIC CONTROL SIGNALS, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED BY ADDING THERETO THE INTERSECTION OF PORT STREET AND NEWARK AIRPORT EXIT.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-j.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON COLUMBIA STREET.

December 22, 1975

622

(Columbia Street, west side, beginning at a point 114 feet from the southerly curbline of Green Street and extending 50 feet southerly therefrom, 7:00 A. M. to 6:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-k.

The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING FABYAN PLACE AS A ONE-WAY STREET.

(Fabyan Place, Northbound, from Hillside City Line to Chancellor Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-l.

The Acting City Clerk read AN ORDINANCE AMENDING ORDINANCE 6-S & F-j, JULY 16, 1975 ENTITLED "AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AGREEMENTS WITH THE NEWARK HOUSING AUTHORITY FOR THE PURPOSE OF ACQUISITION AND DISPOSITION IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974." (NEW AMENDED DISPOSAL PARCELS IDENTIFICATION AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

873

A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

6-F-m.

The Acting City Clerk read AN ORDINANCE AMENDING ORDINANCE 6-S & F-j, JULY 16, 1975 ENTITLED "AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AGREEMENTS WITH THE NEWARK HOUSING AUTHORITY FOR THE PURPOSE OF ACQUISITION AND DISPOSITION IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974," (TO AMEND ACQUISITION AGREEMENT TO REFLECT A CHANGE IN SCOPE OF ACQUISITION ACTIVITIES)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

(Councilman Tucker arrived at 8:30 P. M.)

6-F-n.

The Acting City Clerk read AN ORDINANCE TO AMEND AND SUPPLEMENT TITLE 12, CHAPTER 5, LIVE POULTRY AND CERTAIN LIVE ANIMALS (GOATS, ETC.): RETAIL AND WHOLESALE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance submitted to each Member of the Council)



December 22, 1975

674

Councilman Martinez stated residents have been complaining about a particular individual live chickens, goats, rabbits, etc. and garbage on the premises. Several inspections were made by the Department of Health, legal action has been taken and the operation closed and reopened. Councilman Martinez declared these are multiple health violations. He said a Council Committee has been appointed to investigate conditions with respect to Code violations and any health officer who is not doing his job, will be brought up on charges. Councilman Martinez declared laws are going to be enforced. He will not allow someone to come in with a tent and sell illegally, without a permit and without adequate health facilities. He will not permit the Ironbound area to be run down by health violations. Councilman Martinez urged his colleagues to support his position in this matter.

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

6-F-o.

The Acting City Clerk read AN ORDINANCE AMENDING ORDINANCE 6-S & F-t, ADOPTED JANUARY 16, 1975, ENTITLED "AN ORDINANCE TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK," TO EXTEND SAID ORDINANCE.

(Tax equal to one (1%) per cent of employer's payroll in calendar year 1976)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

President Harris: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and

675

directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

6-F-p.

The Acting City Clerk read AN ORDINANCE AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 17, 1971, ENTITLED "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," TO EXTEND SAID ORDINANCE.

(To apply to all parking, garaging, or storing of motor vehicles provided on or before December 31, 1976)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

A motion to consider Item 8-o on this Calendar under "Ordinances on First Reading" was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-q.

The Acting City Clerk read AN ORDINANCE AMENDING R. O. 2:2-37 ET SEQ. "HUMAN RIGHTS COMMISSION" BY ESTABLISHING THE COMMITTEE ON THE STATUS OF WOMEN WITHIN THE HUMAN RIGHTS COMMISSION.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

676

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

A motion to consider Item 8-p on this Calendar under "Ordinances on First Reading" was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-r.

The Acting City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR FIRE CADETS, E.M.T.)

(Fire Cadet - E.M.T. \$10,045. - \$12,209.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

A motion to consider Item 9-a on this Calendar under "Ordinances on First Reading" was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-s.

The Acting City Clerk read AN ORDINANCE AMENDING R. O. 2:2-37 ET SEQ. "HUMAN RIGHTS COMMISSION" TO INCLUDE WOMEN, THE AGED AND THE HANDICAPPED AS SPECIAL INTEREST GROUPS PROPERLY INCLUDED WITHIN THE PURVIEW OF THE NEWARK HUMAN RIGHTS COMMISSION.

637 (Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 7, 1976.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage:

6-Ph, S & F-a.

AN ORDINANCE ESTABLISHING A CIVILIAN COMPLAINT REVIEW BOARD AND SETTING FORTH ITS FUNCTIONS.

(Pursuant to judgment entered by Irwin I. Kimmelman, Judge of the Superior Court, on November 21, 1975)

(Copy of ordinance and correspondence submitted to each Member of the Council)

The Acting City Clerk read letter dated December 15, 1975 from First Assistant Corporation Counsel Salvatore Perillo stating:

"Please be advised that on Friday, December 12, 1975 a stay was granted by Judge Kimmelman of the implementation of his order of November 21, 1975 in the case of D'Ascensio vs. Benjamin. This stay has been granted pending the outcome of the appeal. As a result, the Municipal Council should not consider the proposed ordinance until the appeal of this matter has been finalized."

A motion to table this ordinance was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-b.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

678

AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM READ STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:4-1, trucks over 4 tons excluded from certain streets, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Read Street, from Raymond Boulevard to Market Street.

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-C.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4.1, PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY MINUTES ON FRELINGHUYSEN AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4.1, Parking Limited to Thirty Minutes, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

679  
Frelinghuysen Avenue, east side, beginning at a point 94 feet north of the northerly curb line of Fenwick Street and extending 88 feet northerly therefrom, 8:00 A.M. to 5:00 P.M., Monday through Friday.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MARKET STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at All Times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

Market Street, south side, from University Avenue to Arlington Street.

Market Street, north side, from McCarter Highway to Lawrence Street

Market Street, south side, from McCarter Highway to Lawrence Street

Section 2. Any ordinances or parts thereof inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-2, Parking Prohibited at Certain Times, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

Market Street, north side, from McCarter Highway to Mulberry Street, from 7:A.M. to 9:30 A.M., Monday through Friday.

Market Street, north side, from Washington Street to High Street, from 7:A.M. to 9:30, Monday through Friday.

Market Street, south side, from McCarter Highway to Halsey Street, from 9:30 A.M. to 11:A.M., Monday through Friday.

Market Street, south side, from University Avenue to High Street, from 9:30 A.M. to 11: A.M., Monday through Friday.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

631

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4, Parking limited to one hour, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

Market Street, north side, from McCarter Highway to Mulberry Street, from 9:30 A.M. to 4:00 P.M.

Market Street, south side, from University Avenue to High Street, from 11:00 A.M. to 4:00 P.M.

Market Street, south side, from McCarter Highway to Halsey Street, from 11:00 A.M. to 4:00 P.M.

and by adding thereto:

Market Street, south side, from Lawrence Street to Halsey Street, from 9:30 A.M. to 4:00 P.M.

Market Street, south side, from Springfield Avenue to High Street, from 9:30 00 AM. to 4:00 P.M.

Market Street, north side, from Washington Street to University Avenue, from 9:30 A.M. to 4:00 P.M.

Market Street, north side, from Lawrence Street to Mulberry Street, from 9:30 A.M. to 4:00 P.M.

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



632

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage: .

AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON MARKET STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-6, Stopping or Standing prohibited at Certain Times, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

Market Street, north side, from McCarter Highway to Mulberry Street, from 7:A.M. to 9:30 A.M., Monday through Friday.

Market Street, north side, from Washington Street to High Street, from 7:A.M. to 9:30 A.M., Monday through Friday.

Section 2. Any existing ordinance or parts thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 193 CHADWICK AVENUE, NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 193 Chadwick Avenue, Newark, New Jersey, Block 3020, Lot 63, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of 4900 pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS BY AND FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$200,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (1975 CAPITAL BUDGET PROJECT NUMBERS 5475 AND 5575).

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7R-d adopted February 19, 1975, as amended, has authorized the preparation of an ordinance appropriating the funds to finance the improvements hereinafter described (1975 Capital Budget Projects numbered 5475 and 5575): NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark, New Jersey, as follows:

Section 1. The making of the improvements described in Section 3 of this ordinance are hereby respectively authorized to be made by the City of Newark. There is hereby appropriated to the making of said improvements described in Section 3 hereof (hereinafter referred to as "purposes"), the respective amounts of money hereinafter stated as appropriation for said respective purposes.

Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Improvements, Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the

685

period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS

(1) Capital Budget Project No. 5475

N.J.R.-52 - construction of concrete sidewalks and curbs along portions of Broad Street and Court Street as follows:

Broad Street from South Curb Radius on Court Street to a point approximately 350 feet South.

Court Street: from East Curb Radius on Broad Street to a point 330 feet West.

Appropriation and Estimated Cost	\$50,000
Down Payment	2,500
Amount of Bonds and Notes	47,500
Period of Probable Usefulness	10 years

(2) Capital Budget Project No. 5575

N.J.R.-45 - construction of concrete sidewalks and curbs and the reconstruction of portions of the following Streets in conjunction with the Rutgers University parking garage and other facilities in the above captioned Urban Renewal Project:

Warren Street: from Warren Place to University Avenue.

University Avenue: from Warren Street to Central Avenue.

Warren Place: from Warren Street to New Street.

New Street: from University Avenue to Washington Street.

Appropriation and Estimated Cost	\$150,000
Down Payment	7,500
Amount of Bonds and Notes	142,500
Period of Probable Usefulness	10 Years

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Aggregate Appropriation and Estimated Cost	\$200,000
Aggregate Down Payment	10,000
Aggregate Amount of Bonds and Notes	190,000

Section 4. The cost of such purposes, as hereinbefore stated includes the aggregate amount of \$10,000 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such

obligations to the extent permitted by Section 40A:2-20 of the  
Local Bond Law.

Section 5. It is hereby determined and stated that moneys exceeding \$10,000, appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purposes. The sum of \$10,000 is hereby appropriated from such moneys to the payment of the cost of said purposes.

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$190,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$190,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations

687

prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of ten years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law is increased by this ordinance by \$190,000 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (g) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

688

6-HC-a.

MRS. ARLENE HENRY, 122 OSBORNE TERRACE, NEWARK, NEW JERSEY, appeared before the Municipal Council. She stressed the need for emergency housing and Code enforcement in the City of Newark. Mrs. Henry urged the Municipal Council to rescind the grandfather clause and not to lay off police and firemen.

Councilman Allen said he voted for the grandfather clause. The matter was thoroughly discussed by the Council for three months.

6-HC-b.

MR. DON C. CLARK, 343 SCHLEY STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. He spoke in reference to the Newark Taxicab Industry and representation on the Newark Taxicab Commission.

6-HC-c.

MISS CARMELLA BOSCAINO, 407 CENTRAL AVENUE, NEWARK, NEW JERSEY, complained about a broken drain pipe in the alley next door to her property and water seeping into her basement. She said for two years she has been complaining to various City departments but nothing has been done to alleviate the problem. Miss Boscaino congratulated Councilman James on his newspaper article regarding poolrooms.

Councilman Giuliano stated this is the first time this matter was brought to the Municipal Council's attention. He recommended Health and Welfare Department Director Buford be requested to appear before the Council to try to resolve this matter.

Councilman Martinez reiterated a Six Member Council Committee has been established to investigate conditions with respect to Code violations in the City and any City official not doing his job will be brought up on charges. He said the Council was not made aware of this problem before tonight. The Council will try to take the necessary action to abate this problem.

Councilman James stated the Council appreciates Miss Boscaino's remarks regarding poolrooms. It is not only a problem in the South Ward but in the City of Newark. Poolrooms breed an increase in crime. In Newark we have witnessed store front churches, taverns and poolrooms at every corner. As in the past, we have legislation requiring a license for a poolroom parlor. There is no provision for the establishment of a candy store and then having a poolroom.

Councilman Allen remarked this is the first time he has heard of this problem.

President Harris recommended a copy of Miss Boscaino's remarks be forwarded to Mayor Gibson, Business Administrator Walls and Health and Welfare Director Buford and request Business Administrator Walls and Health and Welfare Director Buford to appear before the Municipal Council at their next special conference to discuss the

623  
allegations made by this speaker.

The Acting City Clerk was directed to forward a copy of Miss Boscaino's remarks to Mayor Gibson, Business Administrator Walls and Health and Welfare Director Buford and request Business Administrator Walls and Health and Welfare Director Buford to appear before the Municipal Council at their special conference January 13, 1976 to discuss the allegations made by this speaker.

6-HC-d. MS. ELISE MALLOY, 611 HIGH STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council and spoke about the dire need for housing in the City of Newark and the establishment of a Police Review Board.

President Harris stated since the speaker registered to speak on "Housing" she must continue her remarks on that subject,

6-HC-e. MS. GAIL HOLIDAY, 611 HIGH STREET, NEWARK, NEW JERSEY, and

6-HC-f. MS. BEVERLY GREGORY, 26 NAIRN PLACE, NEWARK, NEW JERSEY, strongly supported the establishment of a Police Review Board in the City of Newark.

Councilman Carrino declared he will never support a Civilian Complaint Review Board.

6-HC-g. MR. KENNETH WOODARD, 134 BELMONT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council in reference to the lack of decent housing in the City of Newark and the establishment of a Police Review Board.

6-HC-h. MRS. AGNES CONNELL, 237 WALNUT STREET, NEWARK, NEW JERSEY, Treasurer, Association for the Preservation of St. James Church, appealed to the Municipal Council to assist the Association in obtaining a grant of at least \$300,000. (\$100,000. each year for three years) under the Housing and Community Development Act of 1974, to be used for the preservation of St. James Church, one of Newark's most beautiful historic monuments.

Councilman Martinez thanked Mrs. Connell for the work she has done. Knowing the background of Ironbound and what Ironbound is doing for the City, he feels they are not receiving a fair share in return. The proposal is asking for \$300,000. for three years to preserve St. James Church in the Ironbound Section of Newark. Councilman Martinez declared any progress being made in the Ironbound Community is made by the citizens themselves and they are rewarded with high taxes. He asked when their proposal is submitted by the Community Development Administration, that it be deferred until Mr. Dennison and other members of the Community Development Administration meet with the community and give the Ironbound community a "crumb."



Councilman James stated he is certain the Council will support the recommendation made by Councilman Martinez. As a Member of the Bicentennial Commission representing the Council, at the next meeting he will see if St. James Church is on the list of historical sites in Newark which we are trying to preserve. If on the list, he will make a recommendation to seek funding for the preservation of St. James Church. Councilman James said he is not sure what is available in Federal funds strictly for reconstruction and beautification of historical sites in the City. He asserted Newark is entitled to make those recommendations. Councilman James said he will inform the Council of any action taken in this matter.

Mrs. Connell commented St. James Church is definitely on the list of historical sites of Newark.

Councilwoman Villani admired Mrs. Connell's diligent efforts and supported Councilman Martinez in his efforts. She contended it is shameful that the Ironbound community has not received a penny from the Mayor's Policy and Development Office. St. James Church is a landmark in the area.

Councilman Carrino related he telephoned the Mayor's Policy and Development Office because they have a similar problem in the North Ward. He was informed the guide lines state it must be Newark-owned property. Councilman Carrino added he will check further on this matter.

President Harris assured Mrs. Connell the Municipal Council fully supports this proposal.

6-HC-1.

MR. FRANK MONTAGNA, 624 NORTH 9TH STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. He stated he is one of 21 Court Attendants who were laid off. They have been told unofficially that they are to be replaced by Federally funded Security Guards. Mr. Montagna queried if Civil Service Court Attendants could be replaced by Federally funded Security Guards.

Councilman Carrino maintained Civil Service employees laid off cannot be replaced by CETA employees. It is illegal.

Councilman James recommended the question be posed to Administration if it is true that Federally funded employees will replace these Court Attendants and if it is not true, who will in fact perform their duties?

Councilman Martinez stated a letter was sent to Governor Byrne stating it has been brought to the Council's attention that the \$17 million in surplus revenues from the State taxes levied on business personal property could be used in the City of Newark to avert some layoffs.

691

President Harris recalled sometime ago this body went on record publicly stating to the residents of the City of Newark that they were in favor of additional policemen on the streets of Newark. He said when you stop the average people on the street and ask them their opinion as to what is the Number One problem that they are faced with, they will tell you one word, "fear," fear of their home being broken into, fear of their pocketbooks being snatched, fear of being mugged, fear of personal properties being stolen, fear of being raped, fear, fear, fear. Mrs. Henry appeared before the Council a few minutes ago and addressed herself to various matters and asked the Council to do what they could to keep Administration from laying off policemen. The Council is going to do just that and if they can find the necessary funds, they will go beyond that. The Council will see to it that additional policemen will be put on the force and be put on the streets and hope that some of the fear that Newark residents presently have will be corrected. Positive action will be taken in dealing with those individuals who go through a revolving door in our courts. As soon as they pull one job, they go right back into the streets of Newark and pull another job. President Harris declared it is time for those who sit in judgment in our courts to start dealing with the culprits who commit these acts in the manner in which they deal with the victims, the way the culprits deal with the victims. The people must be given some protection.

A motion to consider Resolution 7-R-di on this Calendar at this time was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-di.

RESOLUTION OFFICIALLY COMMENDING THE 1975 BARRINGER HIGH SCHOOL FOOTBALL TEAM, NEW JERSEY STATE CHAMPIONS.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano.

Councilman Carrino stated they always hear negative things from people coming down to Council meetings. He felt it is very instrumental for a positive change tonight to honor the Barringer High School 1975 Football Team for representing the City of Newark throughout the State of New Jersey during this trying football season and.

52

coming out victoriously in Group IV in the State of New Jersey as the 1975 Group IV New Jersey State Champions.

Councilman Carrino presented an inscribed copy of this resolution to Coach Frank Verducci.

Councilman James stated he read with interest in today's newspaper that Don Shula of Miami is being recommended for Coach of the Year. He thinks the beautiful part of the Barringer High School Football Team is that this was the year they were not supposed to win because they were green and inexperienced. Last year with their 9 and 0 record, they could have beaten anyone in the State but did not get that opportunity, and there was the question of eligibility. With all of these problems, the Barringer High School Football Team emerged as the City Champions in a year when the City of Newark had three other strong teams, East Side, Weequahic and Shabazz and became the first City team ever selected for State Playoff. They did what no one had predicted, defeated the Livingston Team which was undefeated and the best in the State. They went up there and won on the Livingston Home Field. The Barringer High School Football Team certainly brought the level of football in the City of Newark to an all-time high. They say, "It is not the blows that you give that makes the man. It is the blows you can take." This year the Barringer High School Football Team went against all odds and made the City of Newark proud.

President Harris commended the Barringer High School Football Team for their outstanding victory. He felt it was quite an accomplishment.

Councilman Carrino announced his Aide, Tommy Matthews, who is Assistant Coach of the Barringer High School Football Team was unable to be present tonight. He was injured and is in the hospital.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-a.

EMERGENCY RESOLUTION APPROPRIATING \$4,311.20, POLICE DEPARTMENT, SALARIES AND WAGES, PATROLMAN, TO PROVIDE FUNDS TO PAY FOR TWO (2) POLICEMEN BEING TRANSFERRED FROM TAXICAB COMMISSION TO THE POLICE DEPARTMENT TO COME UNDER DIRECT SUPERVISION OF POLICE DEPARTMENT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION CANCELING EMERGENCY APPROPRIATION OF \$4,311.20, APPROPRIATED IN EMERGENCY RESOLUTION 7-R-br, OCTOBER 15, 1975; TO DELETE TWO (2) POLICE OFFICER POSITIONS INCLUDED IN DEPARTMENT OF ADMINISTRATION, DIVISION OF TAXICABS, SALARIES AND WAGES; POLICE OFFICER POSITIONS REASSIGNED TO TAXICAB DIVISION, UNDER SUPERVISION OF POLICE DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH TRI-CITY UNION OF PROGRESS TO EMPLOY AND TRAIN ON-THE-JOB THREE (3) PARTICIPANTS AS DEFINED IN SCOPE OF SERVICES, FOR SUM NOT TO EXCEED \$4,620.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH HOWIE MAYE, INC. TO EMPLOY AND TRAIN ON-THE-JOB ONE (1) PARTICIPANT AS A SHORT ORDER COOK, FOR SUM NOT TO EXCEED \$1,820.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

694

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH BEST TAN INC. TO EMPLOY AND TRAIN ON-THE-JOB THREE (3) PARTICIPANTS AS DEFINED IN SCOPE OF SERVICES, FOR SUM NOT TO EXCEED \$3,670.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH S. PESKIN AND CO. TO EMPLOY AND TRAIN ON-THE-JOB TWO (2) PARTICIPANTS AS DEFINED IN SCOPE OF SERVICES, FOR SUM NOT TO EXCEED \$2,760.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH IRVING MENLAW CORP. TO EMPLOY AND TRAIN ON-THE-JOB THREE (3) PARTICIPANTS AS DEFINED IN SCOPE OF SERVICES, FOR SUM NOT TO EXCEED \$6,460.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by

Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH DOUGLAS ALUMINUM TO EMPLOY AND TRAIN ON-THE-JOB EIGHT (8) PARTICIPANTS AS DEFINED IN SCOPE OF SERVICES, FOR SUM NOT TO EXCEED \$10,320.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH BRICK CHURCH APPLIANCE TO EMPLOY AND TRAIN ON-THE-JOB ONE (1) PARTICIPANT AS A MAINTENANCE MAN, FOR SUM NOT TO EXCEED \$2,320.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH SANITROL CHEMICAL COMPANY TO EMPLOY AND TRAIN ON-THE-JOB THREE (3) PARTICIPANTS AS DEFINED IN SCOPE OF SERVICES, FOR SUM NOT TO EXCEED \$5,330.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY ENTITLED "SENIOR CITIZENS ESCORT SERVICES," PROPOSED TO BE FUNDED IN THE AMOUNT OF \$115,735. BY STATE LAW ENFORCEMENT PLANNING AGENCY, \$6,430. BY THE STATE OF NEW JERSEY AND \$6,430. BY LOCAL CASH FUNDING, TOTALING \$136,505.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION AUTHORIZING TAX ASSESSOR TO EXECUTE CONTRACT WITH WILLIAM MERDINGER, FOR REAL PROPERTY CONSULTANT AND APPRAISAL SERVICES FOR A TERM FROM JANUARY 1, 1976 TO DECEMBER 31, 1976 FOR \$24,000.; COST OF AFORESAID CONTRACT SHALL BE PAID FROM OFFICE OF ASSESSMENT 1976 OPERATING BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Tax Assessor Frisina met with the Council November 17, 1975)

(Tax Assessor Frisina met with the Council December 17, 1975)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION IN 1975 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, 701 COMPREHENSIVE PLANNING PROJECT-\$125,000.; ITEM AVAILABLE FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this resolution to Administration as per their request was made by Councilwoman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECKS IN SUM OF \$1,600.12 PAYABLE TO THOMAS JOSEPH ENTERPRISES, INC. AND SILVERMAN AND WALSH, ATTORNEYS, 1180 RAYMOND BOULEVARD, NEWARK, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL, AND \$5,767.88 PAYABLE TO TRIDENT SAVINGS AND LOAN ASSOCIATION AND SILVERMAN AND WALSH, ATTORNEYS, 1180 RAYMOND BOULEVARD, NEWARK, IN SETTLEMENT OF SUIT FOR WRONGFUL DEMOLITION OF BUILDING 251-253 FAIRMOUNT AVENUE BY CITY THROUGH ITS PUBLIC EMPLOYMENT PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION URGING THE STATE DEPARTMENT OF TRANSPORTATION TO EXTEND THE TEN CENTS SUBWAY FARE BETWEEN WASHINGTON AND WARREN STREET STATIONS AND PENNSYLVANIA STATION WITHIN THE CENTRAL BUSINESS DISTRICT FOR A SIX MONTH TRIAL PERIOD.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION DESIGNATING NICHOLS STREET, BETWEEN PULASKI STREET AND VAN BUREN STREET, AS AN EASTBOUND ONE-WAY STREET, EFFECTIVE FOR PERIOD OF NINETY DAYS FROM DATE OF APPROVAL OF RESOLUTION BY THE STATE DEPARTMENT OF TRANSPORTATION, PURSUANT TO SECTION 39:4-197.3 OF TITLE 39 OF REVISED STATUTES OF STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:



638

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION CANCELLING DEPOSITS FOR EXCHANGED CHECKS ACCOUNT FOR 1969 IN AMOUNT OF \$1,492.43 AND TRANSFERRING SAID AMOUNT TO OTHER TRUST SURPLUS ACCOUNT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,, Villani, President Harris.

7-R-r.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO HUBERT WILLIAMS, SERGEANT, POLICE DEPARTMENT, FOR PERIOD BEGINNING JANUARY 1, 1976 AND ENDING JUNE 30, 1976. (TO CONTINUE AS POLICE DIRECTOR - FIRST LEAVE BEGAN JULY 1, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM SEARS INDUSTRIES, INC., ET CETERA, OWNER OF PREMISES 692-698, 700-708 SOUTH 11TH STREET, BLOCK 2617, LOTS 52, 50 AND 95, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM YOUNG FOUNDATION, INC., A DELAWARE CHARITABLE CORPORATION, RUTH B. LEVY AND CHARLES LEVY, HER HUSBAND; PHILIP BLANK AND GLADYS G. BLANK, HIS WIFE; FANNY K. SORGER AND DAVID SORGER, HER HUSBAND; SAMUEL KIRSCHNER, SINGLE, RUTH KIRSCHNER, SINGLE, OWNERS OF PREMISES 399-405 SPRINGFIELD AVENUE, BLOCK 2603, LOTS 18, 21, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO RATIFY AGREEMENT BETWEEN CITY OF NEWARK AND MINNESOTA MINING AND MANUFACTURING (3M) FOR PROVIDING OF DATA PROCESSING DISK STORAGE PACKS AND SERVICE TO SUCH PACKS, FOR PERIOD BEGINNING JANUARY 1, 1975 AND ENDING MIDNIGHT, NOVEMBER 3, 1975, FOR SUM NOT TO EXCEED \$18,000.; SOURCE OF FUNDS - DIVISION OF DATA PROCESSING, DEPARTMENT OF FINANCE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck met with the Council December 22, 1975)

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH TRAFFIC MARKING COMPANY, INCORPORATED, 209 COLUMBUS AVENUE, ROSELLE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-34, PAVEMENT MARKING ON THE STREETS OF NEWARK, NEW JERSEY, FOR TOTAL SUM OF \$25,148.61, IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS. (FUNDS PROVIDED FOR BY DEPARTMENT OF PUBLIC WORKS, DIVISION OF TRAFFIC AND SIGNALS)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Engineering Director Zach met with the Council December 22, 1975)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH CONCRIS CONTRACTING CORPORATION, 6904 - 8TH AVENUE, BROOKLYN, NEW YORK, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-35, EXTERIOR RESTORATION OF FOURTH FLOOR AREA, 31 GREEN STREET, NEWARK, FOR TOTAL SUM OF \$18,300., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS. (FUNDS PROVIDED FOR BY BOND ORDINANCE 6-S & F-q, DECEMBER 27, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO CAUSE TO BE PAID \$925.00 TO CHARLES R. McNAMEE FOR COUPONS NUMBER 9, DUE OCTOBER 1, 1974 WHICH WERE LOST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM NATHAN STOKES AND ESTELLE STOKES, HIS WIFE, OWNER OF PREMISES 77 FRELINGHUYSEN AVENUE, BLOCK 2791, LOT 1, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM YERMOKIN VARTOUKIAN AND VAHIDA VARTOUKIAN, HIS WIFE, OWNERS OF PREMISES 227 BROAD STREET, BLOCK 442, LOT 5, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AN AMENDATORY CONTRACT BETWEEN THE CITY OF NEWARK AND IBM COMPANY, PROVIDING FOR CONTINUATION OF 1975 IBM RENTAL AGREEMENT UP TO AND INCLUDING FEBRUARY 6, 1976 AND AFTER JANUARY 1, 1976 IBM WILL BE PAID AT THEIR 1976 PREVIOUSLY PUBLISHED RATES; FUNDS FOR FISCAL YEAR 1976 SHALL BE PROVIDED IN TEMPORARY BUDGET OF DEPARTMENT OF ADMINISTRATION, NOT TO EXCEED \$100,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5; AUTHORIZING ADVERTISING OF RESOLUTION)

701

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck met with the Council December 22, 1975)

A motion to defer action on this resolution was made by Councilwoman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GERALDINE C. SMITH, CLERK TYPIST, DEPARTMENT OF ADMINISTRATION, OFFICE OF BUSINESS ADMINISTRATOR, FOR PERIOD BEGINNING DECEMBER 10, 1975 AND ENDING JUNE 10, 1976. (POSITION ON FEDERAL PROGRAM - FIRST LEAVE BEGAN JUNE 10, 1972)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH KEM COATING CORPORATION, 124 WEST LINCOLN AVENUE, MT. VERNON, NEW YORK, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 75-19R, REHABILITATION OF HAYES PARK EAST POOL (SANDBLASTING, WATERPROOFING), 25 WAYDELL STREET, NEWARK, FOR TOTAL SUM OF \$30,225. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS. (FUNDS PROVIDED FOR BY BOND ORDINANCE 6-S & F-c, APRIL 16, 1975 (CAPITAL BUDGET PROJECT NO. 0775))

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AMENDING "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH BOYD SECURITY SYSTEMS, INC. TO OPERATE A SECURITY GUARD SERVICE PROGRAM, FOR AMOUNT NOT TO EXCEED \$2,500.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE

December 22, 1975

332

BIDDING PURSUANT TO PROVISIONS OF LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a);  
AUTHORIZING ADVERTISING OF RESOLUTION)," (7-R-bs NOVEMBER 17, 1975) TO READ "SOURCE  
OF FUNDS FOR THIS CONTRACT IS COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS  
AMENDED TITLE VI."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT  
WITH BOB'S AMOCO COMPANY TO EMPLOY AND TRAIN ON-THE-JOB ONE (1) PARTICIPANT AS AN  
AUTOMOBILE MECHANIC, FOR SUM NOT TO EXCEED \$1,680.; SOURCE OF FUNDS-COMPREHENSIVE  
EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE  
BIDDING PURSUANT TO PROVISIONS OF LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a);  
AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT  
WITH ARROW BUILDING CONSTRUCTION COMPANY TO EMPLOY AND TRAIN ON-THE-JOB ONE (1)  
PARTICIPANT AS AN OIL BURNER INSTALLATION AND SERVICEMAN, FOR SUM NOT TO EXCEED  
\$2,320.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PROVISIONS OF LOCAL PUBLIC  
CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH NEW JERSEY CANDY AND TOBACCO COMPANY TO EMPLOY AND TRAIN ON-THE-JOB FOUR (4) PARTICIPANTS AS DEFINED IN SCOPE OF SERVICES, FOR SUM NOT TO EXCEED \$6,665.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PROVISIONS OF LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH STACOR CORPORATION TO EMPLOY AND TRAIN ON-THE-JOB TWO (2) PARTICIPANTS AS DEFINED IN SCOPE OF SERVICES, FOR SUM NOT TO EXCEED \$2,170.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PROVISIONS OF LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH SWIRSKY AND SWIRSKY TO EMPLOY AND TRAIN ON-THE-JOB ONE (1) PARTICIPANT AS DEFINED IN SCOPE OF SERVICES, FOR SUM NOT TO EXCEED \$1,207.; SOURCE OF FUNDS-COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PROVISIONS OF LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MANPOWER TO ENTER INTO CONTRACT WITH AUTOMATIC PLATING METHODS TO EMPLOY AND TRAIN ON-THE-JOB FOUR (4) PARTICIPANTS AS DEFINED IN SCOPE OF SERVICES, FOR SUM NOT TO EXCEED \$5,280.; SOURCE OF FUNDS- COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PROVISIONS OF LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, 1,000 LBS. (APPROXIMATELY) MIXED COPPER AND BRASS, POLICE DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH MORGAN-DANIELS SERVICE CO., INC., P. O. BOX 305, WESTFIELD, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR MAINTENANCE, REPAIR AND ADJUSTING OF METERS, METER CHAMBERS, REGULATORS, REGULATING CHAMBERS, ETC. ON THE SOUTH SIDE INTERCEPTOR SEWER, FOR SUM OF \$13,500., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM THE HOWARD SAVINGS BANK, ET ALs, EXECUTORS OF THE LAST WILL AND TESTAMENT OF ROSE ZEMAN, DECEASED, OWNER OF PREMISES 587 ORANGE STREET, BLOCK 1902, LOT 9, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO AMEND CONTRACT WITH STATE DEPARTMENT OF HEALTH FOR NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM, FOR PERIOD JULY 1, 1975 TO JUNE 30, 1976, BY CHANGING PARAGRAPH 2 OF RESOLUTION 7-R-bs, AUGUST 7, 1975 TO READ "FOR TOTAL COMPENSATION OF \$27,000. BASED ON 3,750 ANALYSES OF BLOOD SAMPLES AND 3,000 ANALYSES OF PAINT SAMPLES."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION AMENDING RESOLUTION 7-R-bx, NOVEMBER 17, 1975, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, PWEDA TITLE II/ MANPOWER ADMINISTRATION \$1,244,284.; ITEM AVAILABLE FROM DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION, PUBLIC WORKS AND ECONOMIC DEVELOPMENT ACT, TITLE V," TO READ "PWEDA TITLE X/MANPOWER ADMINISTRATION \$1,244,284.; ITEM AVAILABLE FROM DEPARTMENT OF LABOR, MANPOWER ADMINISTRATION, PUBLIC WORKS AND ECONOMIC DEVELOPMENT ACT OF 1965; AS AMENDED."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT

WITH LYONS FAMILY HEALTH CENTER FOR PROVISION OF HIGH QUALITY AMBULATORY HEALTH CARE,  
FOR PERIOD OF SIXTY DAYS FROM DECEMBER 17, 1975 TO FEBRUARY 16, 1976 FOR \$5,000.  
WHICH SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING COMMUNITY  
DEVELOPMENT ADMINISTRATION, ALLOCATED TO DEPARTMENT OF HEALTH AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT

WITH ST. MICHAEL'S MEDICAL CENTER FOR AMBULATORY HEALTH SERVICES AT GLADYS DICKINSON  
HEALTH CENTER FOR PERIOD JANUARY 1, 1976 TO MARCH 31, 1976; MAXIMUM AMOUNT TO BE PAID  
BY CITY \$60,000., BUDGETED IN 1974 HOUSING AND DEVELOPMENT ACT FUNDS. (CONTRACT  
AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A.  
40A:11-1 ET SEQ., AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT

WITH FRIENDS OF CLINTON HILL FOR BESSIE SMITH HEALTH CENTER FOR PROVISION OF HIGH  
QUALITY AMBULATORY HEALTH CARE, FOR PERIOD OF THREE MONTHS, JANUARY 1, 1976 TO MARCH  
31, 1976; MAXIMUM AMOUNT TO BE PAID BY CITY \$32,250. TO BE PAID FROM NEIGHBORHOOD  
HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, ALLOCATED  
TO DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING  
PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ., AUTHORIZING ADVER-  
TISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

707  
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION AUTHORIZING THE MAYOR TO ENTER INTO CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH THE UNITED STATES CIVIL SERVICE COMMISSION FOR TECHNICAL ASSISTANCE IN CONDUCTING A JOB ANALYSIS EFFORT FOR CITY OF NEWARK MPDO PERSONNEL FOR THE PURPOSE OF PROVIDING FULL INPUT; COST NOT TO EXCEED \$10,000. (\$40,000. GRANT FROM UNITED STATES CIVIL SERVICE COMMISSION PURSUANT TO THE INTERGOVERNMENTAL PERSONNEL ACT AND RESOLUTION 7-R-bx, MAY 7, 1975)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this resolution to Administration as per their request was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR, ON BEHALF OF CITY OF NEWARK TO EXECUTE AN AGREEMENT WITH NEW JERSEY STATE NURSES' ASSOCIATION SETTING FORTH RATES OF COMPENSATION AND CONDITIONS OF WORK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

Not Voting: Councilman Tucker.

7-R-bu.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO GRANT-IN-AID CONTRACT WITH NEW JERSEY STATE DEPARTMENT OF HEALTH ACCEPTING ADDITIONAL FUNDS IN SUM OF \$303,700. TO EXPAND CITY'S URBAN RODENT AND INSECT CONTROL PROJECT, SUCH ADDITIONAL FUNDS ALLOCATED FOR CURRENT GRANT PERIOD OF JUNE 1, 1975 TO MAY 31, 1976; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO MAKE APPLICATION TO THE NEW JERSEY STATE DEPARTMENT OF HEALTH FOR AUTHORIZATION AND APPROVAL OF A REVISED BUDGET FOR ADDITIONAL FUNDS AWARDED WHICH MAY ALLOW CITY OF NEWARK GREATER FLEXIBILITY IN IMPLEMENTATION OF SUCH FUNDS TO OBTAIN MAXIMAL BENEFITS THEREFROM.

(Copy of resolution and correspondence submitted to each Member of the Council)

708

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker.

Councilman Carrino declared this is a discriminatory program. It does not cover the entire City. The Municipal Council had many meetings with Health and Welfare Director Buford and he believes Health and Welfare Director Buford made a verbal statement that he would try to expand this program as much as he can, but he did not say he would expand it into the other wards. Councilman Carrino recommended the Council defer action on this resolution until the Council receives a commitment from Health and Welfare Director Buford that this would be a City-wide program.

Councilman James related Chief Analyst Polster has had opportunities to speak with Health and Welfare Director Buford. He requested Chief Analyst Polster to give Health and Welfare Director Buford's response relative to the question posed by Councilman Carrino that this is one of those discriminatory programs whereas it serves only one part of the City when all parts of the City are in need of rodent control.

Chief Analyst Polster stated he spoke to Health and Welfare Director Buford late today. Councilman Carrino was not too certain what this program covered. Chief Analyst Polster reiterated this is an expansion program covering the period June 1, 1975 to May 31, 1976. In his discussions with Health and Welfare Director Buford, he pointed out the program initially covered the Central Ward. The \$303,700. is made up of \$203,700. from the Department of Commerce; \$100,000. for a new target area which will be an extension into the South Ward. Health and Welfare Director Buford is aware of the Council's desire to make this program City-wide and he indicated every attempt will be made to expand this program into all areas of the City of Newark. That was his final understanding with Health and Welfare Director Buford. Whether these funds are sufficient to cover the entire area, he does not think Health and Welfare Director Buford knows.

Chief Analyst Polster pointed out there is an added starter on this Calendar for a budget insertion in the amount of \$15,000. That budget insertion states that the City must, in order to qualify for these funds, begin hiring by December 25, 1975. It would be a contradiction if the Council would approve the budget insertion and defer action on this resolution which is the expansion of the City's Urban Rodent and Insect Control Project.

Councilman James agreed this program should be City-wide. Health and Welfare Director Buford's statement indicates that will be the effort. It will be a simple test for this Council heretofore to call upon services City-wide in order to

709

assure this program is implemented. Councilman James related two years ago when many residents of the South Ward came before the Council and indicated that due to Route 78 construction, many of the rats were relocating in residential areas. He personally lobbied in Trenton for this special program drawn up whereby they applied for separate funds in the amount of \$100,000. Since then they have followed up on this periodically for two years. Councilman James appealed to the Council to assist them in abating a serious problem due to the construction of Route 78 which runs through the entire South Ward and has created many, many problems. Most importantly, there is a commitment by Health and Welfare Director Buford that the program will be City-wide.

Councilman James recommended they accept the monies and then in the implementation phase of it see to it that the program is operative City-wide. He hopes come December 25, 1975, they do hire the necessary personnel and they do abate the problem of rodent control. Councilman James recalled Councilwoman Villani was shocked with the incidents on Hawthorne Avenue and in the Bragaw Avenue School in the South Ward. He urged the Council to move ahead with a very serious problem in the City of Newark. The program will be City-wide.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, SALARIES AND WAGES, SUPERVISING PRINCIPAL PERSONNEL TECHNICIAN-\$1,500., OTHER SALARIES AND WAGES, RECEPTIONIST-\$600., SERVICE BY CONTRACT OR AGREEMENT, OTHER EXPENSES-\$1,000., TOTAL-\$3,100. TO DIVISION OF PERSONNEL, MATERIALS AND SUPPLIES, OFFICE MATERIALS AND SUPPLIES-\$800., PRINTING AND REPRODUCTION-\$2,300., TOTAL-\$3,100.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Villani, President Harris.

No: Councilman Martinez.

Not Voting: Councilman Tucker.

730

7-R-bw.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF MAYOR AND AGENCIES,  
ALCOHOLIC BEVERAGE CONTROL, PURCHASED SERVICES-\$350. TO OFFICE OF MAYOR AND AGENCIES,  
ALCOHOLIC BEVERAGE CONTROL, OFFICE MATERIALS AND SUPPLIES-\$350.; PURSUANT TO N.J.S.A.  
40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded  
by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bx.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MAYOR'S OFFICE AND AGENCIES,  
DIVISION OF ASSESSMENTS, SERVICE BY CONTRACT OR AGREEMENT, TRAVEL AND MEALS-\$1,101.,  
MAINTENANCE OF EQUIPMENT-\$218., MATERIALS AND SUPPLIES, OFFICE MATERIALS AND SUPPLIES-  
\$336. TO MAYOR'S OFFICE AND AGENCIES, DIVISION OF ASSESSMENTS, SERVICE BY CONTRACT OR  
AGREEMENT, PURCHASED SERVICES-\$1,665.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-by.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS,  
DIVISION OF SANITATION, SALARIES AND WAGES, PRINCIPAL ENGINEER-\$582. TO DEPARTMENT OF  
ENGINEERING, SALARIES AND WAGES, PRINCIPAL ENGINEER-\$582.; PURSUANT TO N.J.S.A.  
40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded  
by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bz.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM POLICE DEPARTMENT, SALARIES AND WAGES, LIEUTENANT-\$19,323.27, SERGEANT-\$50,000., POLICE TELEPHONE AND TELEGRAPH, OPERATOR-\$5,060.98, COORDINATOR CRIMINAL REPORTS-\$2,015.75, ASSISTANT CHIEF IDENTIFICATION OFFICER-\$13,000., COURT ATTENDANTS-\$16,600., SERVICE BY CONTRACT OR AGREEMENT, PURCHASED SERVICES-\$4,000., TOTAL-\$110,000. TO POLICE DEPARTMENT, OTHER SALARIES AND WAGES, OVERTIME-\$98,000., CHANGE OF RATE-\$4,000., MATERIALS AND SUPPLIES, OFFICE MATERIALS AND SUPPLIES-\$8,000., TOTAL-\$110,000;; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, SALARIES AND WAGES, PUBLIC HEALTH NURSE-U-\$1,045., PAYMENT TO OTHER AGENCIES-\$20,000., SERVICE BY CONTRACT OR AGREEMENT, RENTS AND LEASES-\$2,000., OTHER EXPENSES-\$2,000., TOTAL-\$25,045. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, SALARIES AND WAGES, PUBLIC HEALTH NURSE SUPERVISOR-U-\$1,045., MATERIALS AND SUPPLIES, GENERAL MATERIALS AND SUPPLIES-\$20,000., FUEL-\$2,000., OFFICE MATERIALS AND SUPPLIES-\$2,000., TOTAL-\$25,045.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, PAYMENT TO OTHER AGENCIES-\$1,000. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, MAINTENANCE OF EQUIPMENT AND FACILITIES-\$1,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM WATER UTILITY, DIVISION OF WATER SUPPLY, SERVICE BY CONTRACT OR AGREEMENT, MAINTENANCE OF EQUIPMENT FACILITIES-\$60,000., COMMUNICATIONS-\$20,000., TOTAL-\$80,000. TO WATER UTILITY, DIVISION OF WATER SUPPLY, MATERIALS AND SUPPLIES, GENERAL MATERIALS AND SUPPLIES-\$60,000., FUEL AND LUBRICANTS-\$20,000., TOTAL-\$80,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF RECREATION AND PARKS, DIVISION OF PARKS AND GROUNDS, OTHER SALARIES AND WAGES, OVERTIME-\$1,000. AND DIVISION OF RECREATION MAINTENANCE, OTHER SALARIES AND WAGES, OVERTIME-\$1,000. TO DEPARTMENT OF RECREATION AND PARKS, DIVISION OF RECREATION PROGRAMS, OTHER SALARIES AND WAGES, OVERTIME-\$2,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, NEW JERSEY CERTIFIED HEALTH SERVICES-\$903. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, SALARIES AND WAGES, CERTIFIED HEALTH SERVICES, DIRECTOR OF PUBLIC HEALTH NURSING-\$443., ASSISTANT DIRECTOR OF NURSING-\$460., TOTAL-\$903.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

713  
7-R-cf.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF ADMINISTRATION,  
DIVISION OF BUDGET, SALARIES AND WAGES, BUDGET EXAMINER 37½-\$1,425. TO DEPARTMENT OF  
ADMINISTRATION, DIVISION OF BUDGET, OTHER SALARIES AND WAGES, OVERTIME-\$1,425.;  
PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND  
WELFARE, DIVISION OF HEALTH, SALARIES AND WAGES-UNCOMMON TITLES, HEALTH OFFICER-\$7,337.,  
CHIROPDIST, 6 HOURS-\$1,910., OPHTHALMOLOGIST, 7 HOURS-\$3,900.; PEDIATRICIAN, 4 HOURS-  
\$3,890., PUBLIC HEALTH NURSE-\$25,737., PAYMENTS TO OTHER AGENCIES-\$4,800., TOTAL-  
\$47,574. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, SALARIES AND WAGES-  
UNCOMMON TITLES, ASSISTANT CHIEF SANITARY INSPECTOR CONTAGIOUS DISEASES-\$1,261.,  
DENTIST, 6 HOURS-\$25,742., OPTOMETRIST, 6 HOURS-\$3,092., PUBLIC HEALTH NURSE, PEDIATRIC-  
\$1,914., PUBLIC HEALTH PHYSICIAN, 6 HOURS-\$10,765., DIVISION OF WELFARE, PURCHASED  
SERVICES-\$4,800., TOTAL-\$47,574.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS,  
DIVISION OF SANITATION, SALARIES AND WAGES, MOTOR BROOM DRIVER-\$20,000. TO DEPARTMENT  
OF PUBLIC WORKS, DIVISION OF SANITATION, MATERIALS AND SUPPLIES, GENERAL MATERIALS AND  
SUPPLIES-\$20,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-ci.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND

WELFARE, DIVISION OF INSPECTIONS, SERVICES BY CONTRACT OR AGREEMENT, TRAVEL AND MEALS-  
\$3,200. TO DIVISION OF INSPECTIONS, MATERIALS AND SUPPLIES-\$1,200., PRINTING AND  
REPRODUCTION-\$2,000., TOTAL-\$3,200.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND

WELFARE, DIRECTOR'S OFFICE, MATERIALS AND SUPPLIES, FUEL AND LUBRICANTS-\$818. TO  
DEPARTMENT OF HEALTH AND WELFARE, DIRECTOR'S OFFICE, SERVICE BY CONTRACT OR AGREEMENT,  
MAINTENANCE OF EQUIPMENT AND FACILITIES-\$818.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS,

DIVISION OF STREETS AND SIDEWALKS, SALARIES AND WAGES, MANAGER-\$2,000., ASSISTANT  
STREET SUPERINTENDENT-\$2,000., STREETS AND SIDEWALKS INSPECTOR-\$3,657., CLERK-TYPIST-  
\$641, OTHER SALARIES AND WAGES, SEASONAL HELP-\$4,259., TOTAL-\$12,557. TO DEPARTMENT OF  
PUBLIC WORKS, DIVISION OF STREETS AND SIDEWALKS, STREET SUPERINTENDENT-\$8,900.,  
FOREMAN-\$3,657., TOTAL-\$12,557.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cl.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, OTHER SALARIES AND WAGES, SANITARY INSPECTOR-\$15,000., SALARIES AND WAGES, PUBLIC HEALTH NURSE-\$2,500., TOTAL-\$17,500. TO DEPARTMENT OF HEALTH AND WELFARE, DIRECTOR'S OFFICE, YOUTH DEVELOPMENT CLINIC-\$17,500.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cm.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, SALARIES AND WAGES, ASSISTANT DIVISION ENGINEER-\$16,000., SENIOR ENGINEER-\$10,547., RESERVOIR SUPERVISOR-\$3,453., TOTAL-\$30,000. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, OVERTIME-\$30,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO EXECUTE A CONTRACT WITH ROSS, STEWART & BENJAMIN FOR PROFESSIONAL SERVICES WITH RESPECT TO AUDIT OF DEMOLITION, BEGINNING OCTOBER 1, 1973 AND ENDING JUNE 30, 1974; COST OF PROFESSIONAL SERVICES TO BE PAID BY THE MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION) (\$2,400.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this resolution to Administration was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.

RESOLUTION APPOINTING DON C. CLARK AS A MEMBER OF THE TAXICAB COMMISSION FOR  
A TERM OF ONE YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mr. Clark met with the Council November 17, 1975)

A motion to reject the appointment of Don C. Clark as a Member of the Taxicab Commission for a term of one year was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cp.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND  
DEVELOPMENT OFFICE TO ENTER INTO AGREEMENT WITH NEW HOPE DEVELOPMENT CORPORATION TO  
CONTINUE SERVICES OF NEW HOPE DEVELOPMENT CORPORATION, MINORITY CONTRACTORS AND  
CRAFTSMEN TRADE ASSOCIATION FOR A FOUR (4) MONTH INTERVAL BEGINNING DECEMBER 7, 1975  
AND ENDING MARCH 28, 1976. (\$70,000. ALLOCATED PURSUANT TO HOUSING AND COMMUNITY  
DEVELOPMENT ACT (42 USC 5301 P. L. 93-383))

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck and Business Administrator Walls met with the Council November 17, 1975)

A motion to adopt the resolution subject to the execution of the contract being based upon this substituted resolution, was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq.

RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH  
THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW  
ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR  
THE "IMPACT CRIMINALISTICS LABORATORY," (LEAA-\$483,085., CASH-\$91,626., CASH CREDIT  
TO PART C OVERMATCH POOL-\$37,950.)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Office of Criminal Justice Planning Executive Director Alan Zalkind met with the Council December 22, 1975)

A motion to defer action on this resolution was made by Councilwoman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr.

RESOLUTION APPROVING PARTICIPATION WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY IN THE PROJECT ENTITLED "COMPREHENSIVE LAW ENFORCEMENT AND CRIMINAL JUSTICE PLANNING" PROPOSED TO BE FUNDED IN THE AMOUNT OF \$53,193. BY SLEPA; \$2,995. BY THE CITY OF NEWARK TOTALLING \$59,103.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Office of Criminal Justice Planning Executive Director Alan Zalkind met with the Council December 22, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cs.

RESOLUTION AMENDING RESOLUTION 7-R-bv DATED OCTOBER 16, 1974 AND ENTITLED "RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, "IMPACT CRIMINALISTICS LABORATORY" BY CORRECTING THE GRANT DOLLAR AMOUNT OF \$604,269. TO \$483,085. (FEDERAL-\$483,085., LOCAL CASH-\$91,626., TOTALLING \$574,711.) (\$37,950.-CASH CREDIT TO IMPACT OVERMATCH POOL)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Office of Criminal Justice Planning Executive Director Alan Zalkind met with the Council December 22, 1975)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ct.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH GROSSO, SAUCHELLI & ZUARASKI FOR DELIVERY OF TECHNICAL SERVICES NECESSARY TO REORGANIZE THE CASE LOAD DISTRIBUTION AT DIVISION OF PUBLIC WELFARE EFFECTIVE DECEMBER 23, 1975; MAXIMUM AMOUNT TO BE PAID IS \$4,800. AND SHALL BE PAID FROM EXTERNAL TRANSFER FROM DIVISION OF HEALTH LINE 7412 "HEALTH CENTERS SUPPORT" TO DIVISION OF WELFARE, LINE 7104 "PURCHASE SERVICE." (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A . 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris.

Councilman Tucker recalled a few months ago the Municipal Council met with Health and Welfare Director Buford regarding health center funds to maintain the operation of the Tri-City Health Center. Health and Welfare Director Buford informed the Council there were no funds available to continue that program's operation. Ironically, in this resolution they are taking \$4,800. and utilizing it for another responsibility within the Department of Health and Welfare. Councilman Tucker felt the responsibility is warranted and he does not want to get that confused, but what he is saying is they eliminated health services to the upper section of a particular ward primarily based on the advice and counsel of Health and Welfare Director Buford.

Councilman Tucker recommended the Council direct the Acting City Clerk to request Health and Welfare Director Buford to provide details regarding the present availability of health center funds and why he indicated there were no funds available to continue some program operations.

The Council directed the Acting City Clerk to request Health and Welfare Director Buford to provide details regarding the present availability of health center funds and his reasons for not providing funding to certain projects requesting aid.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cu.

EMERGENCY RESOLUTION APPROPRIATING \$390,000., DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, EMPLOYEE FRINGE BENEFITS, TO PROVIDE ADDITIONAL FUNDS TO COVER RATE INCREASE IN BLUE CROSS/BLUE SHIELD MEDICAL BENEFITS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cv.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED PURPOSES, MANDATORY ITEMS, CONSOLIDATED POLICE AND FIREMEN'S PENSION FUND-\$15,000. TO UNCLASSIFIED PURPOSES, MANDATORY ITEMS, PUBLIC EMPLOYEES' RETIREMENT SYSTEM-\$15,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cw.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTIONS, SERVICE BY CONTRACT OR AGREEMENT, TRAVEL AND MEALS-\$594.; PURCHASED SERVICES-\$2,358., MAINTENANCE OF EQUIPMENT-\$400., OTHER EXPENSES-\$1,648. TO DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTIONS, OTHER SALARIES AND WAGES, OVERTIME-\$5,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cx.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, SALARIES AND WAGES, CERTIFIED HEALTH SERVICES-\$116,799. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, NEW JERSEY CERTIFIED HEALTH SERVICES-\$116,799.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cy.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF THE MAYOR AND AGENCIES, CENTRAL PLANNING BOARD, SERVICE BY CONTRACT OR AGREEMENT, PURCHASED SERVICES-\$693. TO OFFICE OF THE MAYOR AND AGENCIES, CENTRAL PLANNING BOARD, EQUIPMENT, OFFICE EQUIPMENT-\$693.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cz.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF THE MAYOR AND AGENCIES, MAYOR'S OFFICE, SALARIES AND WAGES, PUBLIC DEFENDER-\$5,240. TO OFFICE OF THE MAYOR AND AGENCIES, MUNICIPAL COURTS, SERVICE BY CONTRACT OR AGREEMENT, PURCHASED SERVICES-\$5,240.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-da.

RESOLUTION CANCELLING DEPOSITS IN TRUST FUND FOR SECURITY DEPOSITS-LEASE AGREEMENT ACCOUNT IN AMOUNT OF \$3,613. AND TRANSFERRING SAME TO CURRENT FUND-RENT OF CITY-OWNED PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-db.

RESOLUTION CANCELLING TAXES FOR YEARS 1966 THROUGH 1970, INCLUDING INTEREST, PENALTIES AND COSTS, IN AMOUNT OF \$15,630.84, REPRESENTING BACK TAXES ERRONEOUSLY ASSESSED AGAINST PREMISES 255-262 - 14TH AVENUE, BLOCK 264, LOT 43, OWNED BY NEW LIGHT BAPTIST CHURCH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dc.

RESOLUTION REAPPOINTING 21 SPECIAL POLICEMEN FOR YEAR ENDING DECEMBER 31, 1976. (ARSON SQUAD)

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dd.

RESOLUTION REAPPOINTING 20 SPECIAL POLICEMEN FOR YEAR ENDING DECEMBER 31, 1976. (COURT ATTENDANTS)

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-de.

RESOLUTION REAPPOINTING 168 SPECIAL POLICEMEN FOR YEAR ENDING DECEMBER 31, 1976. (NEW JERSEY STATE SPECIAL POLICE ASSOCIATION)

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-df.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIRECTOR, PUBLIC WORKS-\$12,921.56, DIVISION OF RECREATION, MAINTENANCE-\$28,775.94, TOTAL-\$41,697.50 TO DEPARTMENT OF ENGINEERING, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, PURCHASED SERVICES-\$41,697.50; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dg.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AND EXECUTE CONTRACT WITH BUILDING SERVICE CORPORATION OF NEW JERSEY, 550 NEWARK AVENUE, JERSEY CITY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, TO PROVIDE MECHANICAL MAINTENANCE, OPERATION AND ELEVATOR MAINTENANCE AT 2 CEDAR STREET, IN AMOUNT NOT TO EXCEED \$311,529.51, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS. (TO BE PAID FROM RENTAL INCOME RECEIVERSHIP ACCOUNT - TAX COLLECTIONS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution, subject to the appropriation of funds for the payment of this contract from the 2 Cedar Street Account, was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dh.

RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO PARTIAL PAYMENT AGREEMENTS, PURSUANT TO PROVISIONS OF N.J.S.A. 54:5-65 ET SEQ., WITH EACH PROPERTY OWNER INDICATED ON ANNEXED LIST FOR INDICATED AMOUNTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-di. RESOLUTION OFFICIALLY COMMENDING THE 1975 BARRINGER HIGH SCHOOL FOOTBALL TEAM, NEW JERSEY STATE CHAMPIONS.

(Copy of resolution submitted to each Member of the Council)

(For action on this matter, see Pages 30 and 31 in the minutes of this meeting)

7-R-dj. EMERGENCY RESOLUTION APPROPRIATING \$7,000., OFFICE OF THE CITY CLERK, ELECTIONS, TO PROVIDE FUNDS TO MEET COURT ORDER TO COMMENCE VALIDATION OF PETITION FOR REFERENDUM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1976 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Martinez.

7-R-dk. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MAYOR'S OFFICE AND AGENCIES, NEWARK HUMAN RIGHTS COMMISSION, SALARIES AND WAGES, SENIOR COMMUNITY RELATIONS SPECIALIST-\$665. TO MAYOR'S OFFICE AND AGENCIES, NEWARK HUMAN RIGHTS COMMISSION, SERVICE BY CONTRACT OR AGREEMENT, RENTAL AND LEASES-\$665.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dl. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO ENTER INTO AGREEMENT WITH STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION FOR A PAVEMENT MARKING MACHINE TO UPDATE CITY'S PAVEMENT MARKINGS; AT NO COST TO THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dm.

RESOLUTION AUTHORIZING MAYOR AND CITY CLERK TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND THE PASSAIC VALLEY SEWERAGE COMMISSIONERS TO CONSTRUCT OR RECONSTRUCT DELANCY STREET FROM PRESENT TERMINUS AT CENTRAL RAILROAD TRACKS, APPROXIMATELY 2300 FEET EASTERLY FROM INTERSECTION OF STOCKTON STREET AND DELANCY STREET EASTERLY TO AVENUE P, AND AVENUE "P" FROM DELANCY STREET TO WILSON AVENUE, TOTAL LENGTH APPROXIMATELY 2200 LINEAL FEET; COST TO BE SHARED EQUALLY BETWEEN CITY OF NEWARK AND PASSAIC VALLEY SEWERAGE COMMISSIONERS. (\$432,500 EACH - CITY'S SHARE APPROPRIATED IN ORDINANCE 6-S & F-d APRIL 1, 1968)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dn.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, SALARIES AND WAGES, HEALTH OFFICER-\$4,512., OPTOMETRIST-\$1,300., PUBLIC HEALTH PHYSICIAN, 6 HOURS PER WEEK-\$2,400., PUBLIC HEALTH NURSE-\$9,825., OTHER SALARIES AND WAGES-\$13,684., TALLING \$31,721. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, MATERIALS AND SUPPLIES-\$31,721.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-do.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1975 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, URBAN RODENT AND INSECT CONTROL PROGRAM, \$15,000.; ITEM AVAILABLE FROM NEW JERSEY STATE DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dp.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY  
STRONGLY OBJECTING TO ANY DECREASE OF REVENUE DISTRIBUTED TO MUNICIPALITIES FROM  
STATE TAXES LEVIED ON BUSINESS PERSONAL PROPERTY.

(Copy of resolution submitted to each Member of the Council)

This resolution was presented by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dq.

RESOLUTION EXPRESSING PROFOUND SORROW AND REGRET UPON THE DEATH OF JOHN J. GIBLIN, SR., FORMER STATE SENATOR, ESSEX COUNTY FREEHOLDER AND LONG TIME LEADER OF THE INTERNATIONAL UNION OF OPERATING ENGINEERS.

This resolution was presented by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE CORPORATION COUNSEL TO PREPARE THE NECESSARY LEGISLATION AS TO WHETHER "GOOD CHARACTER" IS A PRECONDITION TO THE ISSUANCE OF A JUNK YARD LICENSE, was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH MAYOR GIBSON AND BUSINESS ADMINISTRATOR WALLS, REQUESTING A RESPONSE TO THE ALLEGATIONS MADE BY A SPEAKER AT THE MEETING THIS EVENING THAT 21 COURT ATTENDANTS ARE SCHEDULED TO BE LAID OFF AND THAT FEDERALLY FUNDED SECURITY FORCE WILL BE PLACED IN THEIR STEAD; FURTHER, IN VIEW OF THE FACT THAT 21 COURT ATTENDANTS HAVE RECEIVED NOTICE OF DISMISSAL THE COUNCIL QUESTIONS WHO WILL PERFORM THEIR DUTIES; FURTHER, THE COUNCIL REQUESTS INFORMATION AS TO WHAT MONIES ARE APPROPRIATED FOR THESE 21 POSITIONS IN THE 1976 MUNICIPAL BUDGET; AND FURTHER DIRECTING THE CITY CLERK TO INVITE BUSINESS ADMINISTRATOR WALLS TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR SPECIAL CONFERENCE JANUARY 13, 1976 WITH RESPECT TO THIS MATTER, was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

President Harris stated the Newark Municipal Council proclaimed the week of December 15 "Drug Awareness Week." This program was to be a joint venture between the Newark Board of Education and the Council of Executive Directors of the Drug Treatment Programs in the City of Newark. However, the major portion of the program was carried out by the Council of Executive Directors and their staff. These persons covered a total of sixty schools within the City, speaking to the students about the affects of drug usage physically, mentally and morally. From this initial inception, each school will have a Drug Committee; a Counsellor to work on the Committee and Rap Sessions so that all students may participate. Personnel will also be available to work along with teachers advising them in the detection of drug use.

President Harris said the Council hopes that with some continuity of this program, more and more of our youth will be discouraged from drug experimentation. He noted Mr. George Hicks is the Executive Director, residing at 91-95 South Orange Avenue.

A MOTION THAT THE MUNICIPAL COUNCIL GO ON RECORD COMMENDING MR. GEORGE HICKS, EXECUTIVE DIRECTOR OF THE DRUG TREATMENT PROGRAM, AND THE OTHER COUNSELLORS FOR APPEARING AT NEWARK SCHOOLS AND FOR THE WONDERFUL JOB THEY ARE TRYING TO DO, was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-a.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 3, 1975, ENCLOSING PROPOSED "ORDINANCE PERMITTING PAYMENT BY CITY OF NEWARK OF \$48,300. TO ANTHONY V. CUOZZO, ENDING CONDEMNATION FOR PREMISES 25-27 HANOVER STREET, 236-242 MALVERN STREET AND 19 DENBIGH STREET, BEING LOTS 60, 77 AND 78 IN BLOCK 1128 AND REPEALING ALL ORDINANCES INCONSISTENT HEREWITH."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the January 7, 1976 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 5, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ESTABLISH THE TITLE AND SALARY RANGE FOR ADMINISTRATIVE SECRETARY, MUNICIPAL COURTS INTO THE MASTER PAY GRADE SCHEDULE)"

(Administrative Secretary,  
Municipal Courts                      \$9,111. - \$11,075.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this ordinance to Administration as per their request, was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 5, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF CHIEF CLERK, NEWARK HUMAN RIGHTS COMMISSION AS PER CIVIL SERVICE CLASSIFICATION)"

(Chief Clerk, Newark Human  
Rights Commission                      \$8,567. - \$11,628.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to amend the ordinance by deleting the title of Administrative Secretary, Newark Human Rights Commission and directing the Acting City Clerk to place this ordinance, as amended, on the January 7, 1976 Calendar of the Municipal Council for first reading was made by Councilwoman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 5, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT TITLE 2, CHAPTER 5, DEPARTMENT OF ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (TO CREATE WITHIN THE DEPARTMENT OF ADMINISTRATION AN OFFICE OF CONTRACT ADMINISTRATOR, DATA PROCESSING)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance and directing the Acting City Clerk to invite Acting Finance Director Sullivan and parties involved to meet with the Municipal Council at their special conference January 13, 1976 to discuss this matter, was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 5, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-5, PARKING LIMITED TO TWO HOURS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO TWO HOURS, ON WEST MARKET STREET."

(West Market Street, south side, from High Street to Wickliffe Street,  
9:30 A. M. to 6:00 P. M.

West Market Street, north side, from High Street to Wickliffe Street,  
9:00 A. M. to 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the January 7, 1976 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 5, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-5, PARKING LIMITED TO TWO HOURS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO TWO HOURS, ON HIGH STREET."

(High Street, east side, from Central Avenue to James Street,

9:30 A. M. to 4:00 P. M., except Sunday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the January 7, 1976 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 5, 1975, ENCLOSING PROPOSED "ORDINANCE IMPOSING A \$60.00 FEE UPON APPLICATIONS FOR CHANGES IN THE CORPORATE STRUCTURE OF CORPORATE HOLDERS OF LIQUOR LICENSES."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the January 7, 1976 Calendar of the Municipal Council for first reading was made by Councilwoman Villani, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

8-h.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 5, 1975, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES 54 FAIRVIEW AVENUE (BLOCK 2572, LOT 52), NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK." (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the January 7, 1976 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



8-i.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 8, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 7:104.0 'PERMIT APPLICATIONS AND PLANS, GENERALLY' OF THE BUILDING CODE OF THE CITY OF NEWARK, NEW JERSEY (1964) AS AMENDED AND SUPPLEMENTED."

(Increase number of detailed statements, block plans, general working drawings and structural details to be submitted to Superintendent of Buildings from two to three)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the January 7, 1976 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 5, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R. S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966,' (6-S & F-e) ADOPTED APRIL 5, 1967, AS AMENDED AND SUPPLEMENTED. (TO ADJUST CERTAIN SALARY RANGES FOR DIRECTOR AND ASSISTANT DIRECTOR, PUBLIC HEALTH NURSING, C.H.S. AS PER CONTRACT AGREEMENT)"

(Assistant Director, Public Health Nursing, C.H.S.	\$13,460. - \$16,361.
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Director, Public Health Nursing, C.H.S.	14,848. - 18,038.)
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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the January 7, 1976 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-k.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 5, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGES AS PER CONTRACT AGREEMENT FOR PUBLIC HEALTH NURSE SUPERVISOR)"

(Public Health Nurse Supervisor \$12,209 - \$14,848.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the January 7, 1976 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-l.

The Acting City Clerk presented PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT CHAPTER 4, ARTICLE 2, SPECIAL REGULATIONS, OF TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (TO REGULATE TENTS)"

(Copy of ordinance submitted to each Member of the Council)

(Awaiting approval of Central Planning Board)

A motion to defer action on this ordinance awaiting approval of Central Planning Board was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-m.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 12, 1975, ENCLOSING PROPOSED "ORDINANCE PERMITTING THE CITY OF NEWARK TO ACCEPT AS A GIFT THE PREMISES KNOWN AS NOS. 1136-1146 McCARTER HIGHWAY, NEWARK, NEW JERSEY."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the January 7, 1976 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-n.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 15, 1975, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S.A. 40A:12-14(c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND THE PUERTO RICAN LEGAL COMMITTEE, INC., FOR PREMISES COMMONLY KNOWN AS 109-111 CHESTER AVENUE, BLOCK 680, LOT 34, FOR THE SUM OF \$163. PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF TWO (2) YEARS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the January 7, 1976 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-o.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 22, 1975, ENCLOSING PROPOSED "ORDINANCE AMENDING R. O. 2:2-37 ET SEQ. "HUMAN RIGHTS COMMISSION" BY ESTABLISHING THE COMMITTEE ON THE STATUS OF WOMEN WITHIN THE NEWARK HUMAN RIGHTS COMMISSION."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-q on Page 14 in the minutes of this meeting)

8-p.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 22, 1975, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR FIRE CADETS, E.M.T.)"

(Fire Cadet - E.M.T.                      \$10,045. - \$12,209.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-r on Page 15 in the minutes of this meeting)

PETITIONS.

733

None.

PENDING BUSINESS ON THE CALENDAR.

- 9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 27, 1975,  
ENCLOSING PROPOSED "ORDINANCE AMENDING R.O. 2:2-37 ET SEQ. 'HUMAN RIGHTS COMMISSION'  
TO INCLUDE WOMEN, THE AGED AND THE HANDICAPPED AS SPECIAL INTEREST GROUPS PROPERLY  
INCLUDED WITHIN THE PURVIEW OF THE NEWARK HUMAN RIGHTS COMMISSION."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-s on Pages 15 and 16 in the minutes of this meeting)

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

- 11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from November 21, 1975 to December 9, 1975:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Beth David Jewish Center	6665 (Amended)
St. Casimir's P.T.A.	6859 (Amended)
Society of the Holy Rosary of St. Francis Xavier Church	6868 (Amended)
General Committee St. Aloysius Roman Catholic Church	6895 (Amended)
Holy Name Society Sacred Heart Church, Vailsburg	6899 (Amended)
Rosary Altar Society - Sacred Heart	6902 (Amended)
Immaculate Conception Church	6972
Immaculate Conception Church General Committee	6973
Congregation Ahavas Shalom	6981
St. John's Ukrainian Catholic Church	6985
Carnevale-Spitz Chapter #3-DAV	6986

RAFFLES LICENSES

734

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Mt. Carmel Guild Special Education for the Blind	6974
Florida A & M University Alumni Association New Jersey Chapter	6975
Blessed Sacrament Church	6976
Blessed Sacrament Church	6977
Blessed Sacrament Church	6978
Sacred Heart Church	6979
Sacred Heart Church	6980
Cana Club of Sacred Heart Church, Vailsburg	6982
Ladies Auxiliary of St. Francis Xavier Memorial Post #1187 C.W.V.	6983
Our Lady of Mt. Carmel Society of St. Francis Xavier Church	6984

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris, on behalf of the Municipal Council, extended Holiday Greetings to the residents, employees and newspaper people of the City of Newark.

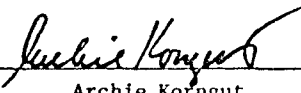
ADJOURNMENT.

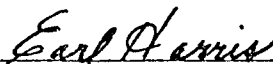
12. A motion to adjourn the meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 11:00 P. M.

APPROVED:

  
\_\_\_\_\_  
Archie Korngut  
\_\_\_\_\_  
Acting City Clerk

  
\_\_\_\_\_  
Earl Harris  
\_\_\_\_\_  
President



The year end meeting of the Municipal Council of the City of Newark, New Jersey, scheduled to close out the City's business for the year 1975 was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:40 A.M.

The Acting City Clerk called the meeting to order and asked for a roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, Acting City Clerk Irving A. Polster, Acting Clerk of the Municipal Council.

7. RESOLUTIONS

7-R-a.

RESOLUTION PROVIDING TEMPORARY APPROPRIATIONS FOR MUNICIPAL DEBT SERVICE,

LOCAL DISTRICT SCHOOL PURPOSE AND DEDICATED REVENUE - DIVISION OF WATER UTILITY DEBT SERVICE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone.

Councilman Tucker stated because of the late submission of Resolutions 7-R-a, 7-R-b and 7-R-c and also because he believes they do not have sufficient detail he will be voting in the negative on each of these appropriation resolutions on the temporary budget.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-b.

RESOLUTION ESTABLISHING TEMPORARY APPROPRIATIONS FOR WATER UTILITY AND DEFERRED CHARGES AND STATUTORY EXPENDITURES, WATER UTILITY.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-c.

RESOLUTION APPROPRIATING \$36,655,983. AS TEMPORARY APPROPRIATIONS PRIOR TO THE ADOPTION OF THE 1976 OPERATING BUDGET OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Villani, President Harris.

No: Councilman Tucker.

726  
/ 7-R-d.

RESOLUTION APPOINTING COUNCILMEN JAMES AND MARTINEZ MEMBERS OF THE BOARD  
OF SCHOOL ESTIMATE FOR A PERIOD BEGINNING JANUARY 1, 1976 AND ENDING DECEMBER 31,  
1976.

A motion to adopt the resolution was made by Councilman Giuliano,  
seconded by President Harris and declared adopted by President Harris by the follow-  
ing votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani,  
President Harris.

Not Voting: Councilmen James, Martinez.

/ 7-R-e.

RESOLUTION APPOINTING CONSTABLES FOR A ONE YEAR TERM FROM JANUARY 1, 1976  
AND ENDING DECEMBER 31, 1976 AND APPROVING THEIR BONDS AS TO SUFFICIENCY.

A motion to adopt the resolution was made by Councilman James, seconded  
by Councilman Villani and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Villani, President Harris.

Not Voting: Councilman Tucker.

/ 7-R-f.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBERS 8  
AND 10, FOR ELDERLY NUTRITION PROGRAM IN THE AMOUNT OF \$258,557.

A motion to adopt the resolution was made by Councilman Martinez, seconded  
by Councilman Tucker and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Tucker, Villani, President Harris.

/ 7-R-g.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 14,  
FOR COMPREHENSIVE EMPLOYMENT AND TRAINING PROGRAM I IN THE AMOUNT OF \$7,829,034.

A motion to adopt the resolution was made by Councilman Allen, seconded  
by Councilman Bottone and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez,  
Tucker, Villani, President Harris.

/ 7-R-h.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 18  
FOR MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION ON



PLANNING AND REVIEW IN THE AMOUNT OF \$49,813.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 19, FOR CONSUMER ACTION PROJECT IN THE AMOUNT OF \$25,000.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 20, FOR NEWARK SCHOLARSHIP FUND IN THE AMOUNT OF \$125,000.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 26, FOR RETIRED SENIOR VOLUNTEERS PROGRAM IN THE AMOUNT OF \$56,287.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 30, FOR MULTI-PHASIC DRUG TREATMENT IN THE AMOUNT OF \$674,000.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 33,

FOR SUMMER NUTRITION - 1975 IN THE AMOUNT OF \$86,718.75.

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A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 38, FOR LEAD POISONING AND CONTROL PROGRAM IN THE AMOUNT OF \$280,000.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 39, FOR PEQUANNOCK WATERSHED RECREATION FACILITY IN THE AMOUNT OF \$332,500.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 40, FOR COMPREHENSIVE EMPLOYMENT AND TRAINING ACT II IN THE AMOUNT OF \$2,006,918.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 41, FOR COMPREHENSIVE EMPLOYMENT AND TRAINING ACT VI IN THE AMOUNT OF \$6,691,461.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 44, FOR MINORITY WORK STUDY PROGRAM IN THE AMOUNT OF \$38,000.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 45, FOR WOMEN, INFANTS AND CHILDREN'S IN THE AMOUNT OF \$500,000.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 49, FOR PUBLIC WORKS AND ECONOMIC DEVELOPMENT ACT X (CETA X), IN THE AMOUNT OF \$1,244,284.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR COMPREHENSIVE PLANNING GRANT IN THE AMOUNT OF \$1,367.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR OPEN SPACE PROGRAM IN THE AMOUNT OF \$2,300,000.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR SUPPLEMENTAL FEED PROGRAM IN THE AMOUNT OF \$148,885.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-x.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR WIC SUPPLEMENTAL FEED PROGRAM IN THE AMOUNT OF \$650,310.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR COMPREHENSIVE PLANNING GRANT IN THE AMOUNT OF \$31,434.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR TRAINING AND ORGANIZATIONAL DEVELOPMENT IN THE AMOUNT OF \$1,250.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR FEDERAL ASSISTED CODE ENFORCEMENT IN THE AMOUNT OF \$534,025.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR MULTIPHASIC DRUG TREATMENT IN THE AMOUNT OF \$13,872.91.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR GREEN ACRES AND LOCAL ASSISTANCE IN THE AMOUNT OF \$81,011.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martines and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NEWARK LEAD POISONING PREVENTION AND CONTROL IN THE AMOUNT OF \$3,964.30.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR RODENT AND INSECT CONTROL IN THE AMOUNT OF \$22,160.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR CHILDHOOD LEAD POISONING IN THE AMOUNT OF \$22,329.67.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR SUB REGIONAL COMPREHENSIVE TRANSPORTATION GRANT IN THE AMOUNT OF \$45,600.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bh.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR URBAN RODENT AND INSECT CONTROL PROJECT 1975 IN THE AMOUNT OF \$188,255.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR RECREATION SUPPORT PROGRAM IN THE AMOUNT OF \$3,583.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR HILL BURTON HEALTH EXPANSION PROGRAM IN THE AMOUNT OF \$350,451.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR SUMMER NUTRITION PROGRAM IN THE AMOUNT OF \$215,553.04.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NEIGHBORHOOD FACILITIES PROGRAM IN THE AMOUNT OF \$790,758.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR SUB REGIONAL TRANSPORTATION GRANT IN THE AMOUNT OF \$53,200.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NON-EMERGENCY TRANSPORTATION IN THE AMOUNT OF \$222,171.50.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION ALLOTING 1976 PETTY CASH FUNDS TO VARIOUS DEPARTMENTS.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION CANCELLING PART OR ALL OF THE UNENCUMBERED BALANCES IN BUDGET APPROPRIATIONS FOR 1975 FOR THE CURRENT FUND ACCOUNT.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION CANCELLING PART OR ALL OF THE UNENCUMBERED BALANCES IN BUDGET APPROPRIATIONS FOR 1975 FOR THE WATER UTILITY FUND ACCOUNT.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

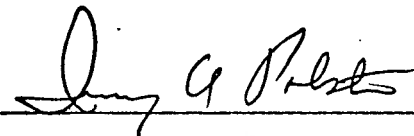
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A motion to adjourn this meeting was made by Councilman Tucker, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned 11:55 A.M.

APPROVED:



Irving A. Polster

Acting City Clerk



Earl Harris

President